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House Engrossed Senate Bill

foster care; children; parents; rights

State of Arizona Senate Fifty-sixth Legislature First Regular Session 2023

CHAPTER 157

SENATE BILL 1186

TOA NA

AMENDING SECTION 8-529, 8-530, 8-803 AND 8-809, ARIZONA REVISED STATUTES, BY ADDING SECTION 8-809.01; RELATING TO CHILD WELFARE.

(TEXT OF BILL BEGINS ON NEXT PAGE)

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and kinship foster care; Care 191201 Children in .628-8 read: Section 1. Section 8-529, Arizona Revised Statutes, is amended to Be it enacted by the Legislature of the State of Arizona:

A. A child in foster CARE AND KINSHIP FOSTER care has the following stapin

·I To appropriate care and treatment in the least restrictive :saubia

Judgment of the foster parent. setting available that can meet the child's needs according to the best

for personal needs and where the child is treated with respect. child can receive reasonable protection from harm and appropriate privacy To live in a safe, healthy and comfortable placement where the

INTEREST OF THE CHILD. TO BE PLACED WITH A RELATIVE WHEN SUCH PLACEMENT IS IN THE BEST

MEMBERS WHEN IT IS IN THE BEST INTEREST OF THE CHILD. WHEN POSSIBLE AND TO VISIT AND HAVE CONTACT WITH SIBLINGS AND FAMILY TO BE PLACED WITH OR IN CLOSE PROXIMITY TO THE CHILD'S SIBLINGS

to the child and to the child's family, including siblings, and case To know why the child is in foster care and what will happen . 6 . 8

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Whenever possible, to be placed with a foster family that can

child's level of maturity AND NOT BE SUBJECTED TO PHYSICAL DISCIPLINE 5. To be disciplined in a manner that is appropriate to the accommodate the child's communication needs.

appropriate for the child, as planned and discussed with the child's services and activities of the child's choice to the extent that it is To attend community, school, EXTRACURRICULAR and religious WETHODS.

transportation is available through a responsible party. placement worker and caseworker and based on caregiver ability if

ENROLLED IN THE LEAST RESTRICTIVE SCHOOL AVAILABLE. SCHOOL IS NOT IN THE CHILD'S BEST INTEREST, THE CHILD HAS THE RIGHT TO BE child's age and individual needs. IF REMAINING IN THE CHILD'S CURRENT ·6 ·/ To go to school and receive an education that fits the

9. 11. To clothing that fits comfortably and is adequate to protect To training in personal care, hygiene and grooming. .01 -8

parent, placement worker and caseworker, and based on caregiver ability. to the foster family and to acquire additional possessions with the child's foster reasonable limits, as planned and discussed with the child's foster 10. Ic have personal possessions at home that are not offensive the child against natural elements such as rain, snow, wind, cold and sun.

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- child's FOSTER HOME bedroom for storing clothing and belongings. To personal space, in the foster home preferably, in the
- for the child's age. 12. I4. To healthy foods in healthy portions that are appropriate
- any restrictions explained to the child in a manner and level of details 13. Ib. To comply with any approved visitation plan, and to have
- caseworker and documented in the child's record. deemed age appropriate by the foster parent in agreement with the
- contact information for the child's caseworker, attorney or advocate and If the child is six years of age or older, to receive . 9I . +I
- TO BE REPRESENTED BY AN ATTORNEY IN ALL PROCEEDINGS INITIATED to speak with them in private if necessary.
- service plan and service plan review. The child may request someone to and permanency planning meetings and to be given a copy or summary of each To participate in age appropriate child's service planning .81 -SI PURSUANT TO THIS TITLE.
- participation. participate on the child's behalf or to support the child in this
- with the child's adjustment, the full record shall be made available for foster parent requests to view the record apon ON experiencing problems child will be successful in the home. During the foster placement, if the foster parent shall have full access to the records to determine if the private and discussed only when it is about the child's care except the 17. 20. To have the child's records and personal information kept 16. To attend the child's court hearing and speak to the judge.
- DENTAL, VISION AND MENTAL HEALTH SERVICES TO RECEIVE MEDICAL, viewing by the foster parent.
- DEVELOPMENTALLY APPROPRIATE. CT DIAGNOSES AND TREATMENT OPTIONS AS TO BE INFORMED ABOUT
- 18. 22. To be free of unnecessary or excessive medication.
- financially reasonable for the foster parent. and discussed with the child's placement worker and caseworker, as is treatment separately from adults who are receiving services, as planned 23. To receive emotional, mental health or chemical dependency
- except that an appropriate level of punishment may be applied if the child section without fear of punishment, interference, coercion or retaliation, 24. To report a violation of personal rights specified in this
- To be informed in writing of the name, address, telephone . 25 . IS. is proven to have maliciously or wrongfully accused the foster parent.
- disability assistance. number and purpose of the Arizona protection and advocacy system for
- 22. 26. To understand and have a copy of the rights listed in this

section.

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- B. A child in foster CARE OR KINSHIP FOSTER care who is at least sixteen FOURTEEN years of age has the following rights:
- 1. To attend preparation for adult living classes and activities as appropriate to the child's case plan, as is financially reasonable for the
- uppropriate to the chiral state plant, as is induced the parent.

 2. To a transition plan that includes career planning and
- 2. To a transition plan that includes career planning and assistance with enrolling in an educational or vocational job training
- 3. To be informed of educational opportunities, before the child leaves fuster care including informed of educations.
- FOR POSTSECONDARY AND VOCATIONAL EDUCATION.
 4. To assistance in obtaining an independent residency when the
- child is too old to remain in foster care from the child's caseworker, attorney or advocate. 5. To request a court hearing for a court to determine if the child
- has the capacity to consent to medical care that is directly related to an illness, disease, deformity or other physical malady.
- 6. To receive help with obtaining a driver license, social security number, birth certificate or state identification card, except that AND CREDIT REPORTS WITH ASSISTANCE IN INTERPRETING THE REPORTS AND RESOLVING INACCURACIES IN THE REPORT. The foster parent shall have discretion to determine if the child is responsible and mature enough to become a
- licensed driver.

 7. To receive necessary personal information within thirty days after leaving foster care, including the child's birth certificate, immunisation records and information contained in the child's education
- immunization records and information contained in the child's education portfolio and health passport.
- C. This section does not establish any legally enforceable right or cause of action on behalf of any person.
- 8. TO PARTICIPATE IN OR REENTER EXTENDED FOSTER CARE WHEN THE CHILD IS AT LEAST EIGHTEEN AND UNDER TWENTY-ONE YEARS OF AGE PURSUANT TO SECTION
- 8-521.02.

 C. THE DEPARTMENT SHALL PROVIDE INFORMATION REGARDING A CHILD'S RIGHTS PURSUANT TO THIS SECTION AND ASSISTANCE IN UNDERSTANDING AND ENFORCING THESE RIGHTS TO EACH CHILD WHO ENTERS FOSTER CARE OR KINSHIP FOSTER CARE OR WHEN THERE IS A CHANGE IN THE CHILD'S FOSTER CARE PLAN. THE INFORMATION SHALL ALSO INCLUDE THE TELEPHONE NUMBER AND EMAIL ADDRESS OF THE DEPARTMENT, THE CHILD'S ASSIGNED CASE MANAGER, THE DEPARTMENT'S OF THE OMBUDSMAN AND THE OMBUDSMAN-CITIZENS AIDE. A COPY OF THESE RIGHTS SHALL BE POSTED IN A CONSPICUOUS PLACE IN ALL FOSTER CARE AND GROUP RIGHTS SHALL BE POSTED IN A CONSPICUOUS PLACE IN ALL FOSTER CARE AND GROUP RIGHTS SHALL BE POSTED IN A CONSPICUOUS PLACE IN ALL FOSTER CARE AND GROUP
- D. IF A CHILD'S REPRESENTATIVE MAY: OR THE CHILD'S REPRESENTATIVE MAY: OR THE CHILD'S REPRESENTATIVE MAY:

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KINSHIP FOSTER CARE PARENT'S skills and ability to cope as a foster parent 38 To receive training that will enhance the foster parent's OR 18 parent OR KINSHIP FOSTER CARE PARENT. 36 to the foster parent's OR KINSHIP FOSTER CARE PARENT'S role as a foster 38 8. To be informed of all agency policies and procedures that relate 34 child leaves the foster home. 33 7. To be assisted in dealing with family loss and separation when a 35 .blodsevod the members of the foster parent's OR KINSHIP FOSTER CARE PARENT'S 30 necessary to protect the foster parent OR KINSHIP FOSTER CARE PARENT and 53 To have placement information kept confidential when it is 82 57 5. To contribute to the permanency plan for the child in the foster 92 impact the foster home or family life during the care of the foster child. 52 4. To be informed of all information regarding the child that will 54 including open and timely responses from agency personnel. 53 KINSHIP FOSTER CARE PARENT to care for the child in the foster home, 22 3. To receive support services that assist the foster parent OR SI INVOLVE THE CHILD'S SERVICE TEAM. 20 services to the foster child, INCLUDING PARTICIPATION IN MEETINGS THAT 6I 2. To be included as a valued member of the team that provides 81 PARENT OR KINSHIP FOSTER CARE parent's personal dignity and privacy. LI 1. To be treated with consideration and respect for the foster 91 the following rights: SI A foster PARENT OR KINSHIP FOSTER CARE parent in this state has DI .058-8 Foster parents and kinship foster care parents; rights 13 12 Sec. 2. Section 8-530, Anizona Revised Statutes, is amended II INDEPENDENT CAUSE OF ACTION. OI IN THIS SECTION DO NOT ESTABLISH E. THE RIGHTS PROVIDED 6 DISCRETION TO PROMOTE THE BEST INTEREST OF THE CHILD. 8 RELIEF. THE COURT SHALL ACT ON THE NOTIFICATION AS NECESSARY WITHIN ITS 1 ARE BEING VIOLATED AND REQUEST APPROPRIATE EQUITABLE CHILD'S RIGHTS 9 SEVERANCE OR ADOPTION PROCEEDING, EITHER ORALLY OR IN WRITING, THAT THE 9 S. NOTIFY THE JUVENILE COURT IN THE CHILD'S ONGOING DEPENDENCY, t A FORMAL GRIEVANCE MAY BE INITIATED WITH THE OMBUDSMAN AT ANY TIME. 3 THE OMBUDSMAN OR THE OMBUDSMAN-CITIZENS AIDE PURSUANT TO SECTION 41-1376. Z FILE A COMPLAINT WITH THE DEPARTMENT, THE DEPARTMENT'S OFFICE OF

WITHOUT FEAR OF PUNISHMENT, INTERFERENCE, COERCION OR RETALIATION.

it. 12. To be granted a reasonable plan for respite from the role

it. To be able to receive services and reach personnel on a

10. TO REPORT A VIOLATION OF THE RIGHTS SPECIFIED IN THIS SECTION

of foster parent OR KINSHIP FOSTER CARE PARENT.

twenty-four hour, seven days per week basis.

OR KINSHIP FOSTER CARE PARENT.

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KINSHIP FOSTER CARE PARENT OR A FOSTER PARENT'S OR KINSHIP FOSTER CARE IF A FOSTER PARENT OR MAY BE INITIATED WITH THE OMBUDSMAN AT ANY TIME. 56 OMBUDSMAN-CITIZENS AIDE PURSUANT TO SECTION 41-1376. A FORMAL GRIEVANCE 52 , ТИЗМТЯА930 THE **OMBUDSMAN** THE 0E OFFICE DEPARTMENT'S THE 54 PARENT'S REPRESENTATIVE MAY FILE A COMPLAINT WITH FOSTER CARE 23 PARENT OR KINSHIP FOSTER CARE PARENT OR THE FOSTER PARENT'S OR KINSHIP 22 THE PERSON'S RIGHTS UNDER THIS SECTION HAVE BEEN VIOLATED, THE FOSTER SI C. IF A FOSTER PARENT OR KINSHIP FOSTER CARE PARENT BELIEVES THAT 50 THE DEPARTMENT'S OFFICE OF THE OMBUDSMAN AND THE OMBUDSMAN-CITIZENS AIDE. 61 SHALL INCLUDE THE TELEPHONE NUMBER AND EMAIL ADDRESS OF THE DEPARTMENT, THE CHILD'S FOSTER CARE OR KINSHIP FOSTER CARE PLAN. PARENT'S OR KINSHIP FOSTER CARE PARENT'S CARE OR WHEN THERE IS A CHANGE IN 91 PARENT AND KINSHIP FOSTER CARE PARENT WHEN A CHILD IS PLACED IN A FOSTER SI AND ASSISTANCE IN UNDERSTANDING AND ENFORCING THESE RIGHTS TO EACH FOSTER PARENT'S OR KINSHIP FOSTER CARE PARENT'S RIGHTS PURSUANT TO THIS SECTION PROVIDE INFORMATION REGARDING A FOSTER THE DEPARTMENT SHALL IS KINSHIP FOSTER CARE BECOMES AVAILABLE FOR ADOPTION. II SECTION 8-530.01 OR WHEN A CHILD WHO IS CURRENTLY PLACED IN FOSTER CARE OR OI 16. TO BE NOTIFIED OF A CHILD RETURNING TO FOSTER CARE PURSUANT TO 6 cause of action on behalf of any person. 8 6. This section does not establish any legally enforceable right or 1 FOSTER CARE PARENT'S performance. 9 it. 15. To receive an evaluation on the foster parent's OR KINSHIP 9 race, color, creed, sex, national origin, age or physical disability. t To not be discriminated against on the basis of religion, 13. I4. 3 . emod neteof 5 To confidentiality regarding issues that arise in the 13.

NOT ESTABLISH THIS SECTION DO THE RIGHTS PROVIDED NI OF THE COMPLAINT.

ONGOING DEPENDENCY, SEVERANCE OR ADOPTION PROCEEDING ORALLY OR IN WRITING

PERSON MAY ALSO NOTIFY THE JUVENILE COURT AND ALL PARTIES TO THE CHILD'S

PARENT'S REPRESENTATIVE FILES A COMPLAINT PURSUANT TO THIS SUBSECTION, THE

INDEPENDENT CAUSE OF ACTION.

Arizona Revised Statutes, is amended to Sec. 3. Section 8-803,

A. On initial contact with a parent, guardian or custodian under 8-803. Limitation of authority: duty to inform

guardian, or custodian, of receipt of all of the following information: reasonable efforts to receive written acknowledgement from the parent, family, both verbally and in writing, Inform the investigation pursuant to this article, a child safety worker shall:

That the family is under investigation by the department. (B) .I

that training about in allegation made against that

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- (d) THAT ABSENT A COURT ORDER, THE FAMILY MAY DENY THE WORKER ENTRY offered pursuant to the investigation. to cooperate with the investigation or to receive child safety services 3. (c) That the worker has no legal authority to compel the family
- (e) THAT THE FAMILY HAS THE RIGHT TO SEEK THE ADVICE OF AN ATTORNEY INTO THE FAMILY'S HOME.
- THAT ANYTHING THE PERSON SAYS OR WRITES MAY BE USED IN A COURT AND TO HAVE AN ATTORNEY PRESENT WHEN QUESTIONED BY A WORKER.
- PROCEEDING.
- THAT THE FAMILY MAY REFUSE TO DO ANY OF THE FOLLOWING: (b)
- SIGN A RELEASE OF INFORMATION DOCUMENT. (1)
- CONSENT TO TAKE A DRUG OR ALCOHOL TEST. (11)
- SUBMIT TO A MENTAL HEALTH EVALUATION.
- The worker's authority to petition the juvenile court for a (4)
- file a complaint with the person's right (1) ·c 01 Тие determination that a child is dependent.
- . abis provide the telephone number AND EMAIL ADDRESS of the ombudsman-citizens ombudsman-citizens aide pursuant to section 41-1376. The worker shall
- department. The person's right to appeal determinations made by the (t)
- Information outlining parental rights under the laws of the <u>→</u> (K)
- INFORMATION ARE UNSUCCESSFUL, THE WORKER SHALL DOCUMENT THE REASON WHY REASONABLE EFFORTS TO OBTAIN WRITTEN ACKNOWLEDGEMENT OF RECEIPT OF THE MOKKEK. 2 IE THE INFORMATION. OF THIS RECEIPT 0 E **ACKNOWLEDGEMENT** RECEIVE 10 **EFFORTS** REASONABLE MAKE **PROVIDED** MKILLEN UNA CHILD SAFETY DECISION-MAKING PROCESS, DOCUMENT THAT THIS INFORMATION HAS PROVIDE INFORMATION TO THE FAMILY ABOUT THE INVESTIGATION AND

EFFORTS TO OBTAIN WRITTEN ACKNOWLEDGEMENT WERE UNSUCCESSFUL.

in the case file and provide this information to the court before a by the worker. The worker shall maintain the response and documentation response to the allegations shall be considered during the investigation response and the documentation in the case file. Information provided in response, including any documentation, the worker shall include this in the written report of the investigation. If the person makes a written the person makes a verbal response, the worker shall include the response anything the person says or writes can be used in a court proceeding. The worker shall tell the person that need of child safety services. and to have this information considered in determining if the child is in allegations either verbally or in writing, including any documentation, the report was made about that person's right to respond to the The child safety worker shall also inform the person about whom

hearing or trial relating to the dependency petition.

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CHILD SAFETY SERVICES.
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HAVE THIS INFORMATION CONSIDERED IN DETERMINING IF THE CHILD REQUIRES
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TO RESPOND TO ALLEGATIONS EITHER VERBALLY OR IN WRITING AND TO
                                                                            37
                        INTO THE PARENT'S, GUARDIAN'S OR CUSTODIAN'S HOME.
                                                                            36
UNLESS OTHERWISE ORDERED BY THE COURT, TO DENY THE WORKER ENTRY
                                                                            32
                              REFUSAL TO COOPERATE WITH THE INVESTIGATION.
                                                                            34
TEMPORARILY REMOVED BASED SOLELY ON A PARENT'S, GUARDIAN'S OR CUSTODIAN'S
                                                                            33
SAFETY SERVICES OFFERED PURSUANT TO THE INVESTIGATION. A CHILD MAY NOT BE
                                                                            35
TO REFUSE TO COOPERATE WITH THE INVESTIGATION OR RECEIVE CHILD
                                                                            31
                                    USED IN A SUBSEQUENT COURT PROCEEDING.
                                                                            30
THAT PERSON AND THAT ANY RESPONSES TO THE COMPLEINT OR ALLEGATION MAY BE
                                                                            58
I. TO BE INFORMED OF THE SPECIFIC COMPLAINT OR ALLEGATION AGAINST
                                                                            28
                                         NECLECT HAS THE FOLLOWING RIGHTS:
                                                                            57
GUARDIAN OR CUSTODIAN UNDER INVESTIGATION FOR AN ALLEGATION OF ABUSE OR
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CONTACT WITH A CHILD SAFETY WORKER, A PARENT,
                                                                            52
                                                   ON INITIAL
                    8-809.01. Parent, quardian or custodian; rights
                                                                            54
                              amended by adding section 8-809.01, to read:
                                                                            23
Sec. 5. Title 8, chapter 4, article 8, Arizona Revised Statutes, is
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                                                       secretary of state.
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within ten days after the department files the final rule with the
                                                                            50
C. The department shall publish on its website any final rule
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            to the information prescribed in subsection A of this section.
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B. The department shall provide on its home page a conspicuous link
                                                                            LI
                                                     child from the home.
                                                                            91
assist parents and guardians in understanding the process of removal of a
                                                                            SI
parents' rights PURSUANT TO SECTION 8-809.01 and other information to
                                                                            t T
  The department shall provide on its website information
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       8-809. Parents' rights; information on website; rule changes
                                                                            15
                                                                    read:
                                                                            II
   Arizona Revised Statutes, is amended
                                           Sec. 4. Section 8-809,
                                                                            OI
                                                provided in section 8-821.
                                                                            6
a child except if there is a clear necessity for temporary custody as
                                                                            8
the offered services does not constitute grounds for temporary custody of
                                                                            Z
D. Refusal to cooperate in the investigation or to participate in
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          child in need of child safety services be adjudicated dependent.
                                                                            9
worker may file with the juvenile court a petition requesting that the
                                                                            t
    otherwise believes that the child should be adjudicated dependent,
                                                                            ε
accept or to participate in the offered services, or if the worker
                                                                            5
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C. If the family declines to cooperate with the investigation or to

TO APPEAL DETERMINATIONS MADE BY THE DEPARTMENT.

WITHOUT FEAR OF PUNISHMENT, INTERFERENCE, COERCION OR RETALIATION.

7. TO SEEK THE ADVICE OF AN ATTORNEY AND TO HAVE AN ATTORNEY

5. TO REPORT A VIOLATION OF THE RIGHTS SPECIFIED IN THIS SECTION

PRESENT WHEN QUESTIONED BY A WORKER.

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- 6 10. TO BE INFORMED BOTH VERBALLY AND IN WRITING OF THESE RIGHTS AND 8 DEPARTMENT'S DECISION-MAKING PROCESS. 1 INVESTIGATION ABOUT THE THE DNA INFORMATION RECEIVE OT . 6 9 (c) SUBMIT TO A MENTAL HEALTH EVALUATION. 9 CONSENT TO TAKE A DRUG OR ALCOHOL TEST. (P) b SIGN A RELEASE OF INFORMATION DOCUMENT. (9) 3 THE FOLLOWING: 7 8. UNLESS OTHERWISE ORDERED BY THE COURT, TO REFUSE TO DO ANY OF
- OF RECEIPT OF THESE RIGHTS. ANY PARENTAL RIGHTS UNDER STATE LAW AND TO PROVIDE WRITTEN ACKNOWLEDGEMENT
- SECTIONS 8-821 AND 8-822 BEFORE PROVIDING THE NOTICE OF RIGHTS PURSUANT TO THE WORKER SHALL TAKE ALL LAWFUL MEASURES TO PROTECT THE CHILD PURSUANT TO EXIGENT CIRCUMSTANCES EXIST THAT PRESENT AN IMMINENT DANGER TO THE CHILD, B. IF A CHILD SAFETY WORKER HAS PROBABLE CAUSE TO BELIEVE THAT
- BEEN TERMINATED, EXICENT HAVE RIGHTS PARENTAL C. UNLESS SUBSECTION A OF THIS SECTION.
- HAS THE FOLLOWING RIGHTS: GUARDIAN OR CUSTODIAN WHOSE CHILD IS PLACED IN THE DEPARTMENT'S CUSTODY CIRCUMSTANCES EXIST OR AS OTHERWISE ORDERED BY THE COURT, A PARENT,
- DEPARTMENT PROVIDING THE REASONS FOR REMOVAL AND INFORMATION SUPPORTING I. TO NOT HAVE THE CHILD TAKEN INTO DEPARTMENT CUSTODY WITHOUT THE
- 2. TO THE EXTENT PRACTICABLE, BE IMMEDIATELY NOTIFIED VERBALLY OR THE REMOVAL,
- PARENT, GUARDIAN OR CUSTODIAN AND THE DEPENDENCY PROCESS AND TIMELINES. 3. TO RECEIVE INFORMATION ON THE SERVICES AVAILABLE TO THE CHILD. IN WRITING THAT THE CHILD WAS TAKEN INTO CUSTODY.
- COURT AT ALL COURT PROCEEDINGS. 4. TO HAVE AN ATTORNEY PRESENT OR AN ATTORNEY APPOINTED BY THE
- HEARINGS AND TO PARTICIPATE IN ALL HEARINGS. . 9 TO BE TIMELY NOTIFIED OF THE DATE, TIME AND LOCATION OF ALL
- .9 WHENEVER POSSIBLE, TO PARTICIPATE IN THE DEVELOPMENT OF A CASE
- INCLUDING SERVICES THAT FACILITATE REUNIFICATION OF THE FAMILY. TO RECEIVE SERVICES IF THE CHILD HAS BEEN REMOVED FROM THE HOME,
- TO BE CONSULTED ABOUT THE CHILD'S MEDICAL CARE, EDUCATION AND THE DEPARTMENT OR COURT TO BE HARMFUL TO THE CHILD'S SAFETY OR WELL-BEING. 8. TO MAINTAIN CONTACT WITH THE CHILD UNLESS IT IS DETERMINED BY
- EMOTIONAL HEALTH OR SAFETY. CREATE A SUBSTANTIAL RISK OF HARM TO THE CHILD'S PHYSICAL, MENTAL OR PREPONDERANCE OF THE EVIDENCE THAT THE RETURN OF THE CHILD WOULD NOT TO REQUEST THAT THE CHILD BE RETURNED IF THE COURT FINDS BY A
- IN UNDERSTANDING AND ENFORCING THESE RIGHTS TO EACH PARENT, GUARDIAN AND GUARDIAN'S OR CUSTODIAN'S RIGHTS PURSUANT TO THIS SECTION AND ASSISTANCE THE DEPARTMENT SHALL PROVIDE INFORMATION REGARDING A PARENT'S,

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1 FILE A COMPLAINT WITH THE DEPARTMENT, THE DEPARTMENT'S OFFICE OF	g
CUSTODIAN OR THE PERSON'S REPRESENTATIVE MAY:	L
RIGHTS UNDER THIS SECTION HAVE BEEN VIOLATED, THE PARENT, GUARDIAN OR	9
E. IF A PARENT, GUARDIAN OR CUSTODIAN BELIEVES THAT THE PERSON'S	9
OFFICE OF THE OMBUDSMAN AND THE OMBUDSMAN-CITIZEN AIDE.	Þ
TELEPHONE NUMBER AND EMAIL ADDRESS OF THE DEPARTMENT, THE DEPARTMENT'S	3
CHANGE IN THE CHILD'S CASE PLAN. THE INFORMATION SHALL INCLUDE THE	S
CUSTUDIAN UN INITIAE CUNTACT MITH A CHILD SAFETT WUKKEK UK WHEN THEKE IS A	T

A FORMAL GRIEVANCE MAY BE INITIATED WITH THE OMBUDSMAN AT ANY TIME. THE OMBUDSMAN OR THE OMBUDSMAN-CITIZENS AIDE PURSUANT TO SECTION 41-1376.

F. THE RIGHTS PROVIDED IN THIS SECTION DO NOT ESTABLISH AN NECESSARY WITHIN ITS DISCRETION TO PROMOTE THE BEST INTEREST OF THE CHILD. APPROPRIATE EQUITABLE RELIEF. THE COURT SHALL ACT ON THE NOTIFICATION AS OR CUSTODIAN'S RIGHTS SEVERANCE PROCEEDING, EITHER ORALLY OR IN WRITING, THAT THE PARENT'S, GUARDIAN'S OR CUSTODIAN'S RIGHTS ARE BEING VIOLATED AND REQUEST 2. NOTIFY THE JUVENILE COURT IN THE CHILD'S ONGOING DEPENDENCY OR

INDEPENDENT CAUSE OF ACTION.

APPROVED BY THE GOVERNOR MAY 19, 2023.

FILED IN THE OFFICE OF THE SECRETARY OF STATE MAY 22, 2023.

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Senate Engrossed

home-based businesses; restrictions; prohibition

State of Artzona Senate Fifty-sixth Legislature First Regular Session 2023

SENATE BILL 1162

TOA NA

AMENDING TITLE 9, CHAPTER 4, ARTICLE 6.1, ARIZONA REVISED STATUTES, BY ADDING SECTION 9-462.10; AMENDING SECTION 11-820, ARIZONA REVISED STATUTES; RELATING TO PLANNING AND ZONING.

(TEXT OF BILL BEGINS ON NEXT PAGE)

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S.B. 1162

WASTE, POLLUTION AND NOISE CONTROL. SJ SANITATION, TRANSPORTATION OR TRAFFIC CONTROL AND SOLID OR HAZARDOUS 50 MUNICIPAL REGULATIONS RELATED TO FIRE AND BUILDING CODES, HEALTH, 6 I THE PUBLIC HEALTH AND SAFETY, INCLUDING EXISTING 1. PROTECTING 18 **LOFFOMING PURPOSES:** 11 HOME-BASED BUSINESS IF THE REGULATIONS ARE NARROWLY TAILORED FOR THE 91 C. A MUNICIPALITY MAY ESTABLISH REASONABLE REGULATIONS ON A 91 HOWE-BASED BUSINESS. ÞΙ VARIANCE OR OTHER TYPE OF PRIOR MUNICIPAL APPROVAL TO OPERATE A NO-IMPACT EI OR REQUIRE A PERSON TO APPLY FOR, REGISTER OR OBTAIN A PERMIT, LICENSE, IS B. A MUNICIPALITY MAY NOT PROHIBIT A NO-IMPACT HOME-BASED BUSINESS II APPLICABLE TO A COMMON INTEREST OWNERSHIP COMMUNITY. 01 AGREEMENT RESTRICTING THE USE OF LAND, A MASTER DEED OR ANY OTHER DOCUMENT 6 HOME-BASED BUSINESS DOES NOT SUPERSEDE ANY DEED RESTRICTION, COVENANT OR 8 A HOME-BASED BUSINESS SHALL BE ALLOWED AS A USE BY RIGHT IF THE Z SUOILLUITAD 9 Your pared barrels exceptions: no-impact 9 9.462.10. Restriction on regulation; home-based businesses; b Statutes, is amended by adding section 9-462.10, to read: ξ Section 1. Title 9, chapter 4, article 6.1, Revised BROSFAA 2 Be it enacted by the Legislature of the State of Arizona:

THE PROPERTY AND THE RESIDENTIAL USE OF (a) COMPATIBLE WITH ENSURING THAT THE BUSINESS ACTIVITY IS: ADULT-ORIENTED BUSINESSES.

2. LIMITING OR PROHIBITING THE USE OF A HOME-BASED BUSINESS FOR THE

(b) SECONDARY TO THE USE OF THE PROPERTY AS A RESIDENTIAL DWELLING. SURROUNDING RESIDENTIAL AREA.

DRUGS OR LIQUOR, PORNOGRAPHY, OBSCENITY, NUDE OR TOPLESS DANCING OR OTHER

PURPOSES OF MAINTAINING A STRUCTURED SOBER LIVING HOME, SELLING ILLEGAL

(c) COMPLYING WITH STATE AND FEDERAL LAW AND APPLICABLE TAXES.

. 0 A MUNICIPALITY MAY NOT REQUIRE A PERSON AS A CONDITION OF

APPLY FOR REZONING OF THE PROPERTY FOR COMMERCIAL USE. OPERATING A HOME-BASED BUSINESS TO:

INSTALL OR EQUIP FIRE SPRINKLERS IN A SINGLE-FAMILY DETACHED LICENSE, . 2 OBTAIN A HOME-BASED BUSINESS LICENSE OR OTHER GENERAL BUSINESS

A QUESTION ABOUT WHETHER AN ADOPTED MUNICIPAL REGULATION DMETFING UNITS. RESIDENTIAL DWELLING OR ANY RESIDENTIAL DWELLING WITH NOT MORE THAN TWO

CONVINCING EVIDENCE THAT THE REGULATION COMPLIES WITH THIS SECTION. MUNICIPALITY THAT ENACTED THE REGULATION SHALL ESTABLISH BY CLEAR AND WITH THIS SECTION SHALL BE A JUDICIAL QUESTION, DNA COMPLIES

٦, FOR THE PURPOSES OF THIS SECTION:

. ZJAIBETAM "GOODS" MEANS ANY MERCHANDISE, EQUIPMENT, PRODUCTS, SUPPLIES OR * T

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A. Any ordinance authorized by this chapter shall not restrict or
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            no-impact home-based businesses: exceptions:
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             11-820. Restriction on regulation; home based businesses:
                                                                                                                                                                        72
                                                                                                                                                                        23
                                                                                             Sec. 2. Section 11-820,
Arizona Revised Statutes, is amended to
                                                                                                                                                                        22
                                                                                                   SUBSECTION C OF THIS SECTION.
                                                                                                                                                                        SI
                                                           ANY REGULATION
       ESTABLISHED PURSUANT
                                                                                                   (1v) DO NOT VIOLATE
                                                                                                                                                                        02
                                                                (111) ARE NOT VISIBLE FROM THE STREET.
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                                                     (11) OCCUR INSIDE THE RESIDENTIAL DWELLING.
                                                                  INCREASE IN TRAFFIC IN THE RESIDENTIAL AREA.
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(1) DO NOT GENERATE ODOR, NOISE, ON-STREET PARKING OR A SUBSTANTIAL
                                                                                   (c) BUSINESS ACTIVITIES THAT:
                                                                                                                                                                        9I
                                                                                                                              PRIMARY DWELLING.
(111) NOT MORE THAN THREE INDIVIDUALS WHO ARE NOT RESIDENTS OF THE
                                                                                                                                                                        SI
 (11) IMMEDIATE FAMILY MEMBERS OF RESIDENTS OF THE PRIMARY DWELLING.
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                                                                (1) RESIDENTS OF THE PRIMARY OWELLING.
                                                                                                                                                                       ΙŢ
                                            (b) A BUSINESS THAT EMPLOYS ONLY THE FOLLOWING:
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                                                                                                                           COODS OR SERVICES.
                                                                                                                                                                        6
(a) BUSINESS ACTIVITIES THAT ARE LIMITED TO THE SALE OF LAWFUL
                                                         4. "NO-IMPACT HOME-BASED BUSINESS" MEANS:
                           THE HOMEOWNER OR TENANT, WHETHER RELATED BY ADOPTION OR BLOOD.
                                                                                                                                                                        9
PARENT, GRANDPARENT, GRANDCHILD, STEPPARENT, STEPCHILD OR STEPSIBLING OF
                                                                                                                                                                        9
3. "IMMEDIATE FAMILY MEMBER" MEANS A SPOUSE, CHILD, SIBLING,
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                                                                  OWNER OR TENANT OF THE RESIDENTIAL PROPERTY.
                                                                                                                                                                        3
PROVISION OR SALE OF GOODS OR SERVICES THAT IS OWNED AND OPERATED BY THE
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2. "HOME-BASED BUSINESS" MEANS ANY BUSINESS FOR THE MANUFACTURE,
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4. Generaling training or derivery activity that does much

dwelling or inmediate family rembers:

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(n) Threatace tailly members.

(a) Resident of the primary dwelling;

this purpose of the purpose of the control of the c

2. Selling or offering to sale any goods.

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8. This section does not preclude a county tron imposing rearnable of county tron imposing rearnable of county trongered property of a home-based business or a residential property used by a home-based business.
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- A. A HOME-BASED BUSINESS SHALL BE ALLOWED AS A USE BY RIGHT IF THE HOME-BASED BUSINESS DOES NOT SUPERSEDE ANY DEED RESTRICTION, COVENANT OR AGREEMENT RESTRICTING THE USE OF LAND, A MASTER DEED OR ANY OTHER DOCUMENT AGREEMENT RESTRICTING THE USE OF LAND, A MASTER DEED OR ANY OTHER DOCUMENT OR AGREEMENT RESTRICTION, COVENANT OR AGREEMENT RESTRICTION, COVENANT OR AGREEMENT RESTRICTION, TO STREET TO A COMMON INTEREST OWNERSHIP COMMUNITY.
- B. A COUNTY MAY NOT PROHIBIT A NO-IMPACT HOME-BASED BUSINESS OR VARIANCE OR OTHER TYPE OF PRIOR COUNTY APPROVAL TO OPERATE A NO-IMPACT HOME-BASED BUSINESS.
- C. A COUNTY MAY ESTABLISH REASONABLE REGULATIONS ON A HOME-BASED PURPOSES:
- I. PROTECTING THE PUBLIC HEALTH AND SAFETY, INCLUDING EXISTING COUNTY REGULATIONS RELATED TO FIRE AND SULLDING CODES, HEALTH, SANITATION, TRANSPORTATION OR TRAFFIC CONTROL AND SOLID OR HAZARDOUS WASTE, POLLUTION AND NOISE CONTROL.
- 2. LIMITING OR PROHIBITING THE USE OF A HOME-BASED BUSINESS FOR THE PURPOSES OF MAINTAINING A STRUCTURED SOBER LIVING HOME, SELLING ILLEGAL DRUGS OR LIQUOR, PORNOGRAPHY, OBSCENITY, NUDE OR TOPLESS DANCING OR OTHER ADDLT-ORIENTED BUSINESSES.
- 3. ENSURING THAT THE BUSINESS ACTIVITY IS:
- (a) COMPATIBLE WITH RESIDENTIAL USE OF THE PROPERTY AND THE SURROUNDING RESIDENTIAL AREA.
- (b) SECONDARY TO THE USE OF THE PROPERTY AS A RESIDENTIAL DWELLING.
- (c) COMPLYING WITH STATE AND FEDERAL LAW AND APPLICABLE TAXES.

 D. A COUNTY MAY NOT REQUIRE A PERSON AS A CONDITION OF OPERATING A
- HOME-BASED BUSINESS TO: 1. APPLY FOR REZONING OF THE PROPERTY FOR COMMERCIAL USE.
- 2. OBTAIN A HOME-8ASED BUSINESS LICENSE OR OTHER GENERAL BUSINESS LICENSE. 3. INSTALL OR EQUIP FIRE SPRINKLERS IN A SINGLE-FAMILY DETACHED
- RESIDENTIAL DWELLING OR ANY RESIDENTIAL DWELLING WITH NOT MORE THAN TWO DWELLING UNITS.

 E. A QUESTION ABOUT WHETHER AN ADOPTED COUNTY REGULATION COMPLIES
- E. A QUESTION ABOUT WHETHER AN ADOPTED COUNTY REGULATION COMPLIES WITH THIS SECTION SHALL BE A JUDICIAL QUESTION AND THE COUNTY THAT ENACTED THE REGULATION SHALL ESTABLISH BY CLEAR AND CONVINCING EVIDENCE THAT THE REGULATION COMPLIES WITH THIS SECTION.
- F. For the purposes of this section:
- I. "Goods" means any merchandise, equipment, products, supplies or materials.
- 2. "Home-based business" means any business for the limited manufacture, provision or sale of goods or services that is owned and operated by the owner or tenant of the residential property.

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SUBSECTION C OF THIS SECTION.	72
(14) DO NOT VIOLATE ANY REGULATION ESTABLISHED PURSUANT TO	23
(111) ARE NOT VISIBLE FROM THE STREET.	22
(++) OCCUR INSIDE THE RESIDENTIAL DWELLING.	SI
INCREASE IN TRAFFIC IN THE RESIDENTIAL AREA.	0.2
(i) DO NOT GENERATE ODOR, NOISE, ON-STREET PARKING OR A SUBSTANTIAL	6 I
(c) BUSINESS ACTIVITIES THAT:	81
PRIMARY DWELLING.	ZI
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(11) IMMEDIATE FAMILY MEMBERS OF RESIDENTS OF THE PRIMARY DWELLING.	91
(1) RESIDENTS OF THE PRIMARY DWELLING.	ÞΙ
(b) A BUSINESS THAT EMPLOYS ONLY THE FOLLOWING:	13
GOODS OR SERVICES.	IS
(a) BUSINESS ACTIVITIES THAT ARE LIMITED TO THE SALE OF LAWFUL	ŢŢ
4. "NO-IMPACT HOME-BASED BUSINESS" MEAUS:	0 T
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Anotherstine. " (burnit, atterment, times und shear "estesif" . A	abla
whether related by adoption or blood.	3
parent, grandparent, grandchild, stepparent, stepchild or stepsibling.	2
3. "Immediate family member" means a spouse, child, sibling,	Ī

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House Engrossed Senate Bill

child fatality review committee; establishment (now: maltreatment oversight committee; establishment

State of Arizona Senate Fifty-sixth Legislature First Regular Session 2023

SENATE BILL 1252

TOA NA

AMENDING SECTIONS 8-801, 8-807, 12-2294 AND 36-3501, ARIZONA REVISED STATUTES; BY ADDING ARTICLE 8; AMENDING SECTION 41-3024.14, ARIZONA REVISED STATUTES; RY RELATING TO MALTREATMENT FATALITIES AND NEAR FATALITIES.

(TEXT OF BILL BEGINS ON NEXT PAGE)

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Be it enacted by the Legislature of the State of Arizona: Section 1. Section 8-801, Arizona Revised Statutes, is amended to

8-801. <u>Definitions</u>

In this article and articles 9, 10, 11, 12, 13 and 14 of this chapter, unless the context otherwise requires:

1. "Child safety services" means a specialized child welfare program that is administered by the department as provided in this chapter and that investigates allegations of and seeks to prevent, intervene in and treat abuse,— and neglect, to promote the well-being of the child in a and treat abuse,— and neglect, to promote the well-being of the child in a

permanent home and to coordinate services to strengthen the family.

2. "Child safety worker" or "worker" means a person who has been selected by and trained under the requirements prescribed by the

3. "DCS INFORMATION":
department and who assists in carrying out the provisions of this article.

(a) INCLUDES ALL INFORMATION THE DEPARTMENT GATHERS DURING THE COURSE OF AN INVESTIGATION CONDUCTED UNDER THIS CHAPTER FROM THE TIME A FILE IS OPENED AND UNTIL IT IS CLOSED.

(b) DOES NOT INCLUDE INFORMATION THAT IS CONTAINED IN CHILD WELFARE

Adency intervention" means a program of services provided pursuant to article if of this chapter while the child is still in the pursuant to article if of this chapter while the child is still in the pursuant to article if of this chapter while the child is still in the pursuant to article if of this chapter while the child is still in the pursuant to article if of this chapter while the child is still in the pursuant to article if of this chapter while the child is still in the pursuant to article if of this chapter while the child is still in the pursuant to article if the child is still in the chapter while the child is still in the child in the child is still in the child in the child is still in the child in the child

custody of the parent, guardian or custodian. $\frac{4.}{4.}$ 5. "Relative" has the same meaning prescribed in section 8-501. Sec, 2. Section 8-807, Arizona Revised Statutes, is amended to

read: 8 807. <u>DC5 in±ormation; public record; use; confidentiality;</u>

violation; classification

A. DCS information shall be maintained by the department as required by federal law as a condition of the allocation of federal monies to this state. All exceptions for the public release of DCS information shall be construed as openly as possible under federal law.

B. The department, or a person who receives DCS information pursuant to this subsection, shall provide DCS information to a federal agency, a state agency, a tribal agency, a county or municipal agency, a prosecutor, an attorney or a guardian ad litem representing a child victim of crime pursuant to article II, section 2.1, Constitution of Artzona, a school, a community service provider, a contract service provider or any other person that is providing services contract service provider or any other person that is providing services pursuant to this article or article 9, 10, 11, 12, 13 or 14 of this

chapter:

1. To meet its duties to provide for the safety and permanency of a child, provide services to a parent, guardian or custodian or provide services to family members to strengthen the family pursuant to this article or article 9, 10, 11, 12, 13 or 14 of this chapter.

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information is reasonably necessary for the person to perform the person's
                                                                         45
provide access to DCS information to the following persons, if the DCS
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I. To provide oversight of the department, the department shall
                                                                         01
                                 provided as prescribed in section 8-804.
                                                                         36
H. Access to DCS information in the central registry shall be
                                                                         38
                                                         section 11-593.
                                                                         32
   investigation into the circumstances surrounding a death pursuant
   medical examiner or an alternate medical examiner directing
6. The department shall disclose DCS information to a county
                              near future without immediate intervention.
                                                                         33
which the death of or serious injury to a child will likely result in the
                                                                         35
this paragraph, "exigent circumstances" means a condition or situation in
                                                                         3.1
reasonable belief that exigent circumstances exist. For the purposes of
                                                                         30
  the department has
                       4. DCS information if an employee of
                                                                         67
                          safety, permanency and well-being of the child.
                                                                         82
of a child if the DCS information is reasonably necessary to promote the
                                                                         72
3. Access to DCS information to the parent, guardian or custodian
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research, the results of which might provide DCS information that is
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2. DCS information to a person who is conducting bona fide
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neglect that has been made public by a source or sources outside the
                                                                         SI
information concerning an allegation or actual instance of child abuse or
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1. DCS information to confirm, clarify, correct or supplement
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                                   The department may provide:
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  information concerning that person.
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        shall notify the parties that it has received the DCS information.
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necessary to promote the safety and well-being of children. The court
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relations, family or conciliation court if the DCS information is
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D. The department shall disclose DCS information to a domestic
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     special advocate for the purposes of and as prescribed in this title.
                                                                         H
party's attorney, the foster care review board or a court appointed
                                                                         01
party in a dependency or termination of parental rights proceeding or the
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C. The department shall disclose DCS information to a court, a
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                                       as prescribed in section 13-1423.
                                                                         L
domestic violence as defined in section 13-3601 or violent sexual assault
                                                                         9
4. To help investigate and prosecute any violation involving
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             has been filed as required by an order of the criminal court.
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3. To provide information to a defendant after a criminal charge
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neglect or to assert the rights of the child as a victim of a crime.

2. To enforce or prosecute any violation involving child abuse or

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1. Federal or state auditors.

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2. Persons conducting any accreditation deemed necessary by the

meeting or court proceeding. record, or the information has been disclosed in the course of a public information, the information has been disclosed in a public or court further disclosed unless a court has ordered the disclosure of this legislative oversight of the department. This information shall not be representatives for purposes of conducting investigations related to the by the president of the senate or the speaker of the house of A standing committee of the legislature or a committee appointed department.

proceeding. To request a file pursuant to this paragraph: information has been disclosed in the course of a public meeting or court the information has been disclosed in a public or court record, or the disclosed unless a court has ordered the disclosure of this information, information shall not be siul that will be discussed. prescribed in subdivision (d) of this paragraph in regard to the specific with another legislator if the other legislator has signed the form ef the legislator's duties. A legislator may discuss this information 4. A legislator who requests DCS information in the regular course

authorize a legislative staff member to attend with the legislator any assist the department in locating the file. The presiding officer may whose case file is to be reviewed and any other information that will legislator is a member. The request shall state the name of the person information to the presiding officer of the body of which the state Written request for DCS 9 (a) The legislator shall submit

meeting to review the file.

department within five working days of the receipt of the request. shall forward the request to the (b) The presiding officer

the legislator, within ten working days. legislator to review the file at an office of the department, chosen by (c) The department shall make the necessary arrangements for the

laws governing department files and penalties for further release of the subsection, before reviewing the file, that outlines the confidentiality with the requirements of this paragraph and paragraph 3 of this The legislator and staff member shall sign a form, consistent (P)

fatality review team as provided in title 36, chapter 35 and the office of A citizen review panel as prescribed by federal law, a child .noitsmnotni

nA .∂ oversight committee established pursuant independent ombudsman-citizens aide.

been disclosed in a public or court record or the information has been court has ordered the disclosure of the information, the information has The governor who shall not disclose any information unless a section 41-3801.

disclosed in the course of a public meeting or court proceeding.

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8. THE INDEPENDENT MALTREATMENT FATALITY AND NEAR FATALITY
OVERSIGHT COMMITTEE ESTABLISHED BY SECTION 41-812.

2.1, subsection C, Constitution of Arlzona. privacy and dignity of victims of crime pursuant to article II, section prevent any clearly unwarranted invasions of privacy and protect the The court shall take reasonable steps to section and section 8-807,01, in camera and order disclosure consistent with subsections A and L of this participate in the action. The court shall review the requested records shall provide notice to the county attorney, who has standing and may The plaintiff or to challenge the redaction of released DCS information. noisemnoint 23d to assente regarding the release of DCs information department to release that DCS information. A legislator has standing to action pursuant to section 39-121.02 in the superior court to order the to subsection L of this section or section 8-807.01 may bring a special fatality or near fatality caused by abuse, abandonment or neglect pursuant J. A person who has been denied DCS information regarding a

victims of crime pursuant to article II, section 2.1, subsection C, unwarranted invasions of privacy and protect the privacy and dignity of information. The court shall take reasonable steps to prevent any clearly confidentiality and any harm that may result from releasing the DCS information outweigh the rights of the parties who are entitled to seeking the DCS information and any benefits from releasing the DCS otherwise confidential DCS information only if the rights of the parties who are seeking the release of the DCS information. The court may release confidentiality pursuant to this section against the rights of the parties ent to stdein parties who are entitled 1ps palance LIBAR in the action. The court shall review the requested records in camera and and guardian ad litem for the child, who have standing and may participate plaintiff shall provide notice to the county attorney and to the attorney superior court to order the department to release DCS information. The this section to obtain DCS information may petition a judge of the K. The department or a person who is not specifically authorized by

Constitution of Arizona.

L. Except as provided in subsection M of this section, before it releases records under this section or section 8-807.01, the department shall take whatever precautions it determines are reasonably necessary to protect the identity and safety of a person who reports child abuse or neglect and to protect any other person if the department believes that disclosure of the DCS information would be likely to endanger the life or safety of any person. The department demonstrates that disclosure disclosure bCS information if the department demonstrates that disclosure disclosure bCS information if the department is not required by this section to disclose bCS information. The department is not required by this section if, in consultation with the county attorney demonstrates in consultation with the county attorney demonstrates

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that disclosure would cause a specific, material harm to a criminal investigation or prosecution.

the making of the report or complaint. information is subject to discovery in a subsequent civil action regarding 230 Earlying and bas notititing the petition and the original DCS of the person making the report or complaint, it shall provide a copy of the report or complaint would not be likely to endanger the life or safety malicious intent and that disclosure of the identity of the person making fact as to whether the report or complaint was made in bad faith or with petition. If the court determines that there is a reasonable question of the petition shall be allowed to present evidence in support of the The court shall review the DCS information in camera and the person filing the report or complaint was made in bad faith or with malicious intent. shall specifically set forth reasons supporting the person's belief that to order the department to release the DCS information. The petition faith or with malicious intent may petition a judge of the superior court chapter and who believes that the report or complaint was made in bad made pursuant to this article or article 9, 10, 11, 12, 13 or 14 of this M. A person who is the subject of an unfounded report or complaint

N. The department shall provide the person who conducts a forensic medical evaluation with any records the person requests, including social history and family history regarding the child, the child's siblings and

the child's parents or guardians.

O. The department shall provide DCS information on request to a

prospective adoptive parent, foster parent or guardian, if the information concerns a child the prospective adoptive parent, foster parent or guardian seeks to adopt or provide care for.

P. If the department receives information that is confidential by law, the department shall maintain the confidentiality of the information as presented in the applicable law

as prescribed in the applicable law.

Q. A person may authorize the release of DCS information about the

person but may not waive the confidentiality of DCS information concerning any other person. $\rm R.$ The department may provide a summary of the outcome of a

department investigation to the person who reported the suspected child abuse or neglect.

S. The department shall adopt rules to facilitate the accessibility of DCS information.

T. The department or a person who receives DCS information pursuant to subsection B of this section shall provide DCS information to law enforcement and a court to protect the safety of any employee of the department or the office of the attorney general or to protect a family member of such an employee.

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- information unless the disclosure is authorized by law or a court order. confidentiality of the information and shall not further disclose the U. A person who receives DCS information shall maintain the
- prepare DCS information for release pursuant to this section or section V. The department may charge a fee for copying costs required to
- W. A person who violates this section is guilty of a class 2 .10.708-8
- 418 April or My bright will will be will be despited with the off X .nonsemebsim
- is closed. Destromation does not include interior that is contained run bis bander st aft' & ami J and moil to the band aft's and refer to the ANDONALION THE DEPORTER DECIRE S DATING THE COURTE OF AN INVESTIGATION
- Sec. 3. Section 12-2294, Arizona Revised Statutes, is amended to The chird metiane agency incensing records.
- sailing bailt 12-2294. Release of medical records and payment records to
- by law or when ordered by a court or tribunal of competent jurisdiction. records, without the patient's written authorization as otherwise required records, or the information contained in medical records or payment A. A health care provider shall disclose medical records or payment
- patient's health care decision maker. records, pursuant to written authorization signed by the patient or the records, or the information contained in medical records or payment B. A health care provider may disclose medical records or payment
- (45 Code of Federal Regulations part 160 and part 164, subpart E), or as the health insurance portability and accountability act privacy standards decision maker as otherwise authorized by state or federal law, including the written authorization of the patient or the patient's health care and a clinical laboratory may disclose clinical laboratory results without records or the information contained in medical records or payment records C. A health care provider may disclose medical records or payment
- to the patient for the purpose of diagnosis DIAGNOSING or treatment of 1. To health care providers who are currently providing health care :SWO[[0+
- to the patient, to the extent that the records pertain to the provided 2. To health care providers who have previously provided treatment TREATING the patient.
- 3. To ambulance attendants as defined in section 36-2201 for the .inemiseni
- ·paisanbau purpose of providing care to or transferring the patient whose records are
- to protect the confidentiality of patient information. with whom the health care provider has an agreement requiring the agency 4. To a private agency that accredits health care providers and

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L
                                                                            9
                                       36-441, 36-445, 36-2402 or 36-2917.
                                                                            9
utilization review, peer review and quality assurance pursuant to section
                                                                            b
           the purpose of
conducting
                             To health care providers for
                                                                            3
                                                                 32-320I.
                                                                            2
5. To a health profession regulatory board as defined in section
                                                                            T.
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privacy standards, 45 Code of Federal Regulations part 164, subpart E. required by the health insurance portability and accountability act or entity to protect the confidentiality of patient information and as care provider or clinical laboratory has an agreement requiring the person health care providers or clinical laboratories and with whom the health 7. To a person or entity that provides services to the patient's

possession of the medical records or payment records for the purpose of 8, To the legal representative of a health care provider

10. To the industrial commission of Arizona or parties to an To the patient's third party payor or the payor's contractor. . 6 securing legal advice.

industrial commission claim pursuant to title 23, chapter 6.

OVERSIGHT COMMITTEE ESTABLISHED BY SECTION 41-812. II. TO THE INDEPENDENT MALTREATMENT FATALITY AND NEAR FATALITY

the deceased patient opposed the release of the medical records or payment order of priority has notified the health care provider in writing that patient during the deceased patient's lifetime or a person in a higher following persons in the following order of priority, unless the deceased a personal representative or administrator has not been appointed, to the representative or administrator of the estate of a deceased patient, or if medical records or payment records to the personal contained in deceased patient's medical records or payment records or the information of the patient's death. A health care provider also may disclose a or payment records to the patient's health care decision maker at the time records or payment records or the information contained in medical records D. A health care provider may disclose a deceased patient's medical

. Alsab patient's spouse were legally separated at the time of the patient's The deceased patient's spouse, unless the patient and the :spuopau

deceased patient was a beneficiary of the trust during the deceased revocable inter vivos trust during the deceased patient's lifetime and the either alone or with the deceased patient's spouse if the trust was a The acting trustee of a trust created by the deceased patient

patient's lifetime.

An adult child of the deceased patient.

An adult brother or sister of the deceased patient. • 9 A parent of the deceased patient.

A guardian or conservator of the deceased patient at the time of 1.9

the patient's death.

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58 . 9 Department of child safety. 82 economic security. 12 • 9 Division of developmental disabilities in the department of 97 ٠ ل Arizona health care cost containment system. 52 department of health services. 54 uļ Buļuolļuow and health status eninneld to 3. Office 23 health services. 22 . 2 Office of women's and children's health in the department of SI ·I .[679neg yenera]. 50 entities or that person's designee: 6 I of health services. The team is composed of the head of the following 81 The child fatality review team is established in the department 11 Child fatality review team; membership; duties 1098-98 91 : D891 91 Sec. 4. Section 36-3501, Arizona Revised Statutes, is amended to ÞΙ records or payment records to the contractor. 13 return the records to the health care provider who released the medical 15 payment records on behalf of a health care provider, a contractor must TI article. After duplicating or disclosing a patient's medical records or 01 records or payment records in its custody except as provided in this 6 contractor shall not disclose any part or all of a patient's medical 8 disclosing the records on behalf of the health care provider, the L or payment records to a contractor for the purpose of duplicating or 9 If a health care provider releases a patient's medical records g maker, unless otherwise authorized by law. t written authorization of the patient or the patient's health care decision ε pursuant to this section shall not disclose those records without the 7 A person who receives medical records or payment records Τ

.[fonuoo 97 A representative of a statewide prosecuting attorneys advisory ° 9 †† -mengonq 87 ٠ ٩ A representative of the United States military family advocacy 45 ٠, A representative of the Navajo tribe. Ib governments in this state. 0 5 A representative of a private nonprofit organization of tribal 3.1 68 treatment of Native Americans. 38 . 2 A maternal and child health specialist involved with 37 A medical examiner who is a forensic pathologist. 98 the following members to serve staggered three-year terms: 32 . 8 The director of the department of health services shall appoint 34 Arizona chapter of a national pediatric society. .II. 33 Department of juvenile corrections. 35 * 0 T . 6 Parent assistance office of the supreme court. 3.1 . struco office of the courts. .8 30 . 7 Governor's office for children.

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these changes.
                                                                            62
preventable child fatalities and, as appropriate, take steps to implement
                                                                            82
services to determine what changes are needed to decrease the incidence of
                                                                             12
Study the adequacy of statutes, ordinances, rules, training and
                                                                             97
                       health care facilities and social service agencies.
                                                                            52
protocols for law enforcement agencies, prosecutors, medical examiners,
                                                                            72
6. Develop protocols for child fatality investigations, including
                                                                            23
       teams and provide training and technical assistance to these teams.
                                                                            22
5. Develop standards and protocols for local child fatality review
                                                                            SI
                                                             review teams.
                                                                            20
Encourage and assist in the development of local child fatality
                                                                 . 4
                                                                             6 T
                    representatives on or before November 15 of each year.
                                                                            81
governor, the president of the senate and the speaker of the house of
                                                                             11
copy of this report, including its recommendations for action, to the
                                                                            9 I
of child fatalities in this state during the past fiscal year and submit a
                                                                            91
Conduct an annual statistical report on the incidence and causes
                                                                             ÞΙ
                                                        COLLECTION system.
                                                                             13
child fatality review teams on the use of the child fatalities data
                                                                             15
Provide training to cooperating agencies, individuals and local
                                                                            II
              Develop a child fatalities data collection system.
                                                                            0.1
                                                 The team shall:
                                                                             6
                                this member from one of those local teams.
article, the director of the department of health services shall select
10. A public member. If local teams are formed pursuant to this
                                                                             9
                           state or a political subdivision of this state.
                                                                             9
                                                                 . 6
A child advocate who is not employed by or an officer of this
                                                                             b
    A representative of an association of county health officers.
                                                                 . 8
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     advisory council who is experienced in child homicide investigations.
                                      7. A representative of a
statewide law enforcement officers
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specific recommendations regarding unexplained infant death.

available at the offices of the department of health services.

fatalities as well as the public's role in preventing these deaths.

associated with pregnancy in this state.

10. Designate a team chairperson.

13. Inform the governor and the legislature of the need for

For the purposes of this

fatalities

of a woman while she is pregnant or within one year after the end of her

paragraph, "maternal fatalities associated with pregnancy" means the death

Evaluate the incidence and causes of maternal

the purpose, function and authority of a team. The brochure shall be

11. Develop and distribute an informational brochure that describes

9. Educate the public regarding the incidence and causes of child

8. Provide case consultation on individual cases to local teams if

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SECTION 8-201.
                                                                   . 6
"QUALIFIED YOUNG ADULT" HAS THE SAME MEANING PRESCRIBED IN
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                                                                   .10.708-8
                                                                               30
"NEAR FATALITY" HAS THE SAME MEANING PRESCRIBED IN SECTION
                                                                    ٠,
                                                                               62
                                                                   3.
               "DEPARTMENT" MEANS THE DEPARTMENT OF CHILD SAFETY.
                                                                               82
                                               FATALITY OVERSIGHT COMMITTEE.
                                                                               12
"COMMITTEE" MEANS THE INDEPENDENT MALTREATMENT FATALITY AND NEAR
                                                                    .2
                                                                               97
                                                                    . I
                        "CHILD" INCLUDES A QUALIFIED YOUNG ADULT.
                                                                               52
              IN THIS ARTICLE, UNLESS THE CONTEXT OTHERWISE REQUIRES:
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                                                  snoit ni ad
                                                               .118-14
                                                                               53
              FATALITY AND NEAR FATALITY OVERSIGHT COMMITTEE
                                                                               22
                   ARTICLE 8. INDEPENDENT MALTREATMENT
                                                                               SI
                                               by adding article 8, to read:
Sec. 5. Title 41, chapter 4, Arizona Revised Statutes, is amended
                                                                               6 I
                                                 child fatality review fund.
                                                                               18
section does not require expenditures above the revenue available from the
                                                                               ΔI
Notwithstanding subsections C and D of this section, this
                                                                   . 4
                                                                               91
                                        administrative support to the team.
                                                                               91
The department of health services shall provide professional and
                                                                               t I
                    of expenses pursuant to title 38, chapter 4, article 2.
members appointed pursuant to subsection B are eligible for reimbursement
                                                                               IS
    Team members are not eligible to receive compensation,
                                                                               TT
     WITH THE DEPARTMENT OF CHILD SAFETY AT THE TIME OF THE CHILD'S DEATH.
                                                                               0.1
CONTRIBUTED TO THE CHILD'S DEATH AND THAT THERE WAS AN OPEN OR CLOSED CASE
                                                                               6
DEATH CERTIFICATE AND A NOTICE OF FINDING THAT ABUSE OR NEGLECT
FATALITY OVERSIGHT COMMITTEE ESTABLISHED BY SECTION 41-812 THE CHILD'S
                                                              , TNEMTABATJAM
                                                                               9
SUBMIT TO THE INDEPENDENT MALTREATMENT FATALITY AND NEAR
                                                                  .81
   ON A FINDING THAT A CHILD'S FATALITY WAS THE RESULT
                                                                               9
                snoitsines endorsed by national infant death organizations.
                                                                               Þ
developed by the department of health services pursuant to section 36-3506. In reviewing the checklist, the review team shall consider
                                                                               3
                                                                               2
14. Periodically review the infant death investigation checklist
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THE FOLLOWING ADVISORY MEMBERS:

DIRECTOR

INDEPENDENT

CONSISTING OF THE FOLLOWING MEMBERS:

ON THE DEPARTMENT OF CHILD SAFETY ESTABLISHED BY SECTION 41-1292 OR THEIR

OVERSIGHT COMMITTEE IS ESTABLISHED IN THE DEPARTMENT OF ADMINISTRATION

oversight committee: membership

MALTREATMENT FATALITY

Viiletel mean boe ylilatal inamiaanilam inabnaqabol

(c) THE COCHAIRPERSONS OF THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE

THE DIRECTOR OF THE DEPARTMENT OF ECONOMIC SECURITY OR THE

THE DEPARTMENT OF CHILD SAFETY OR

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THE COMMITTEE SHALL:

G. THE COMMITTEE MAY

PROCEDURES, POLICIES AND LAWS.

REIMBURSEMENT OF EXPENSES.

A SUCCESSOR IS APPOINTED

41-813, Committee: powers:

• [

COMMITTEE.

THE REMAINDER OF THE UNEXPIRED TERM. MEMBERS MAY CONTINUE TO SERVE UNTIL 67 OTHER THAN BY EXPIRATION OF TERM SHALL BE FILLED IN THE SAME MANNER FOR 82 12 VACANCIES OCCURRING OF THIS SECTION SERVE STAGGERED THREE-YEAR TERMS. MEMBERS WHO ARE APPOINTED PURSUANT TO SUBSECTION A, PARAGRAPH 2 Э. 97 THE VOTING MEMBERS SHALL SELECT A CHAIRPERSON. 92 OF CHILD SERVICES. 77 23 OF THIS SECTION MAY NOT BE CURRENT OR FORMER EMPLOYEES OF THE DEPARTMENT MEMBERS WHO ARE APPOINTED PURSUANT TO SUBSECTION A, PARAGRAPH 2 22 DETERMINING IF A QUORUM IS PRESENT. SI THIZ SECTION ARE NONVOTING MEMBERS AND ARE NOT MEMBERS FOR THE PURPOSES OF 50 MEMBERS WHO ARE SERVING PURSUANT TO SUBSECTION A, PARAGRAPH I OF 6 T (1) A PERSON WHO HAS EXPERTISE IN DATA ANALYTICS. 81 (h) A CURRENTLY OR FORMERLY LICENSED FOSTER PARENT. ΔI (9) A PERSON WHO IS A FORMER FOSTER CHILD. 91 PROTECTION SYSTEM. 91 A PARENT ADVOCATE WHO HAS EXPERIENCE IN THE DEPENDENT CHILD (4) A PRACTICING SOCIAL WORKER. (8) IB IN DEPENDENCY LAW MATTERS. 12 A PRACTICING ATTORNEY WHO HAS EXPERIENCE REPRESENTING CHILDREN (P) II AND NEGLECT FATALITIES AND NEAR FATALITIES. 0.1 INVESTIGATING CHILD ABUSE (c) A PEACE OFFICER WHO HAS EXPERIENCE 6 (b) A COUNTY MEDICAL EXAMINER. 8 RELATING TO CHILD NEGLECT AND ABUSE. Z PROFESSIONAL EXPERIENCE SAH LICENSED PEDIATRICIAN A (6) 9 OHM DEPARTMENT OF ADMINISTRATION: g 2. THE FOLLOWING MEMBERS WHO ARE APPOINTED BY THE DIRECTOR OF THE b CASES, OR THE JUDGE'S DESIGNEE. 3 THE SUPREME COURT AND WHO HAS SIGNIFICANT EXPERIENCE IN CHILD DEPENDENCY 5 (d) A JUVENILE COURT JUDGE WHO IS APPOINTED BY THE CHIEF JUSTICE OF T

IN WHICH THE CHILD, A PARENT, A CAREGIVER, A SIBLING OR A HOUSEHOLD MEMBER FATALITIES OR NEAR FATALITIES IN WHICH CHILD MALTREATMENT IS SUSPECTED AND CASE RECORDS RELATING TO CHILD AVAILABLE A REVIEW OF ALL (8)

CONDUCT A THOROUGH REVIEW OF EACH CHILD MALTREATMENT FATALITY OR

THE EXECUTIVE DIRECTOR SHALL HAVE EXPERIENCE IN DEPARTMENT

COMMITTEE MEMBERS ARE NOT ELIGIBLE TO RECEIVE COMPENSATION OR

duties: annua | report

AN EXECUTIVE DIRECTOR TO ASSIST THE

- WAS THE SUBJECT OF A CURRENT OR PREVIOUS DEPARTMENT INVESTIGATION.

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THE REVIEW SHALL INCLUDE:

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- GUARDIANS OR CAREGIVERS. SUBDIVISION OF THIS STATE TO THE CHILD OR THE CHILD'S PARENTS, SIBLINGS, SERVICES PROVIDED BY THE DEPARTMENT, ANY STATE AGENCY OR ANY POLITICAL HAVE KNOWLEDGE OF THE CIRCUMSTANCES AND FACTS OF THE CASE OR OF ANY SUBDIVISIONS WHO ARE INVOLVED WITH, WHO HAVE BEEN INVOLVED WITH OR WHO MAY (b) INTERVIEWS WITH EMPLOYEES OF THIS STATE OR ITS POLITICAL
- THE COMMITTEE'S REVIEW. THE PARENTS, GUARDIAN OR CAREGIVER BELIEVES WILL ASSIST THE COMMITTEE WITH CAREGIVER OF THE RIGHT TO PRESENT ANY INFORMATION TO THE COMMITTEE THAT PARENTS, GUARDIAN OR THE COMMITTEE, THE COMMITTEE SHALL INFORM THE MAY NOT COMPEL A PARENT, GUARDIAN OR CAREGIVER TO PROVIDE INFORMATION TO COMMITTEE HAS COMMENCED A FATALITY OR NEAR FATALITY REVIEW. 2. INFORM THE CHILD'S PARENTS, GUARDIAN OR CAREGIVER THAT THE
- RESPONSES FOLLOWING A CHILD MALTREATMENT FATALITY OR NEAR FATALITY AND CHILD MALTREATMENT FATALITY OR NEAR FATALITY AND THE CAUSES OF AND DEVELOP AN UNDERSTANDING OF THE CIRCUMSTANCES SURROUNDING A
- FATALITY OR NEAR FATALITY. IDENTIFY FACTORS THAT MAY HAVE CONTRIBUTED TO THE CHILD MALTREATMENT
- INTERACTED WITH THE CHILD AND THE CHILD'S FAMILY FOR EACH FATALITY OR NEAR 4. CRITICALLY ANALYZE THE CHILD SAFETY SYSTEM AS THE SYSTEM
- MALTREATMENT FATALITIES OR NEAR FATALITIES, INCLUDING: FATALITY TO IDENTIFY IMPROVEMENTS THAT COULD MITIGATE FUTURE CHILD
- POLICIES. (a) THE FAILURE TO COMPLY WITH APPLICABLE STATUTES, RULES AND
- INVOLVEMENT WITH THE CHILD SAFETY SYSTEM. (P) THE EXTENT OF THE CHILD'S AND THE CHILD'S FAMILY'S PRIOR
- INCLUDING THE ADEQUACY OF MALTREATMENT FATALITY OR NEAR FATALITY, (c) SYSTEMATIC FACTORS THAT MAY HAVE CONTRIBUTED TO THE CHILD
- INTERAGENCY COORDINATION AND COMMUNICATION.
- 5. IDENTIFY BEST PRACTICES AND SERVICES THAT MAY HAVE PREVENTED THE
- . 9 MAINTAIN A PUBLICLY ACCESSIBLE WEBSITE. THE WEBSITE SHALL CHILD MALTREATMENT FATALITY OR WEAR FATALITY.
- BIOGRAPHICAL INFORMATION FOR ALL MEMBERS OF THE COMMITTEE. (8) INCLUDE:
- (c) REPORTS OF STATUTORY, REGULATORY OR POLICY RECOMMENDATIONS MADE ALL ANNUAL REPORTS. (p)
- LEGISLATURE OR A STATE AGENCY IN RESPONSE TO THESE RECOMMENDATIONS. TO THE LEGISLATURE OR ANY STATE AGENCY AND ANY ACTIONS TAKEN BY THE
- ACCESSIBLE TO THE PUBLIC. (d) ANNUAL DATA AND TRENDS ANALYZED AND PRESENTED IN A MANNER
- FOR WHICH THERE IS DATA, THE COMMITTEE SHALL MAINTAIN A TEN-YEAR CONDUCTED DURING THE CURRENT FISCAL YEAR AND FOR EACH PRIOR FISCAL YEAR OBSERVATIONS MADE DURING INDIVIDUAL FATALITY AND NEAR FATALITY REVIEWS AND TRENDS PUBLISH ANNUAL DATA QNA **ANALYZE** RELATED
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- 8. ON OR BEFORE JUNE 30 OF EACH YEAR, PRODUCE, PUBLISH AND DISTRIBUTE AN ANNUAL CHILD MALTREATMENT FATALITY OR NEAR FATALITY REPORT THAT INCLUDES ALL OF THE FOLLOWING:
- (a) INFORMATION THAT DETAILS THE SPECIFIC FACTS AND CIRCUMSTANCES OF EACH CASE INVOLVING A CHILD MALTREATMENT FATALITY OR NEAR FATALITY DURING THE PRIOR YEAR AND THE SERVICES AND RESOURCES PROVIDED TO THE CHILD. THE CHILD'S PARENTS, GUARDIANS OR CAREGIVERS AND HOUSEHOLD MEMBERS.
- (b) A CASE-SPECIFIC SYSTEMATIC REVIEW OF THE FACTS AND FILURES.

 (c) LONGITUDINAL DATA IDENTIFYING COMMONLY OCCURRING CIRCUMSTANCES
- RELATED TO FATALITIES AND WEAR FATALITIES AND THE SERVICES BEING OFFERED TO THE CHILD OR THE CHILD'S FAMILY AND BEING RECEIVED BY THE CHILD OR THE CHILD'S FAMILY.
- (d) SPECIFIC RECOMMENDATIONS FOR IMPROVING STATUTES, RULES AND POLICIES BASED ON THE REVIEWS CONDUCTED DURING THE PRECEDING YEAR. THESE RECOMMENDATIONS SHALL ADDRESS ALL ASPECTS OF CHILD PROTECTION AND SHALL FOLLOW UP ON RECOMMENDATIONS FROM PRIOR REPORTS.
- (e) A LIST OF ALL RECOMMENDATIONS THAT WERE SUBMITTED TO THE DEPARTMENT, A STATE AGENCY AND THE LEGISLATURE ALONG WITH THE RESPONSES
- (f) AN ANALYSIS OF FISCAL TRENDS.
- 9. POST THE ANNUAL CHILD FATALITY OR NEAR FATALITY REPORT ON THE COMMITTEE'S WEBSITE. THE REPORT SHALL BE EASILY ACCESSIBLE ON THE IDENTIFYING INFORMATION. THE REPORT SHALL BE EASILY ACCESSIBLE ON THE WEBSITE.
- 10. SUBMIT A COPY OF THE ANNUAL CHILD FATALITY OR NEAR FATALITY OF STALL THE PRESIDENT OF THE SECRETARY OF STATE, THE PRESIDENT OF THE SERVICES OF REPRESENTATIVES, THE COCHAIRPERSONS OF THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON THE DEPARTMENT OF CHILD SAFETY, THE DIRECTOR OF THE DEPARTMENT OF CHILD SAFETY, THE DIRECTOR OF THE DEPARTMENT OF CHILD SAFETY, THE DIRECTOR OF THE DEPARTMENT OF THE DEPARTMENT OF THE DIRECTOR OF THE DEPARTMENT OF THE DEPARTMENT OF THE DEPARTMENT OF THE DIRECTOR OF THE DIRECTOR
- 41-814. Access to records and information; confidentiality:

violation; classification

- A. THE COMMITTEE SHALL HAVE ONGOING ACCESS TO COMPLETE AND UNREDACTED RECORDS IN THE CUSTODY OF THE DEPARTMENT AND DIRECT REMOTE ACCESS TO ANY AUTOMATED CASE MANAGEMENT SYSTEM USED BY THE DEPARTMENT.
- B. THE COMMITTEE SHALL HAVE ACCESS TO RELEVANT RECORDS AND MEDICAL PROVIDER OF THE CHILD'S SIBLINGS, THE CHILD'S PARENTS,
- GUARDIANS OR CAREGIVERS AND HOUSEHOLD MEMBERS.

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C. ON REQUEST OF THE COMMITTEE CHAIRPERSON OR THE CHAIRPERSON'S DESIGNEE TO ANY ENTITY OR AGENCY, THE COMMITTEE, WITHIN FIVE DAYS EXCLUDING WEEKENDS AND HOLIDAYS, SHALL BE PROVIDED WITH ACCESS TO INFORMATION AND RECORDS REGARDING THE CHILD'S SIBLINGS, THE FATALITY OR INFORMATION AND RECORDS REGARDING THE CHILD'S SIBLINGS, THE CHILD'S PARENTS, GUARDIANS OR CAREGIVERS AND HOUSEHOLD MEMBERS.

D. A LAW ENFORCEMENT AGENCY, WITH THE APPROVAL OF THE PROSECUTING ATTORNEY, MAY WITHHOLD INVESTIGATIVE RECORDS THAT INTERFERE WITH A PENDING CRIMINAL INVESTIGATION OR PROSECUTION.

E. THE COMMITTEE CHAIRPERSON OR THE CHAIRPERSON'S DESIGNEE MAY APPLY TO THE SUPERIOR COURT FOR A SUBPOENA AS NECESSARY TO COMPEL THE PRODUCTION OF BOOKS, RECORDS, DOCUMENTS AND OTHER EVIDENCE RELATED TO A SERVED AND, ON APPLICATION TO THE COURT BY THE CHAIRPERSON OR THE CHAIRPERSON'S DESIGNEE, ENFORCED IN THE MANNER PROVIDED BY LAW FOR THE CHAIRPERSON'S DESIGNEE, ENFORCED IN THE MANNER PROVIDED BY LAW FOR THE CHAIRPERSON'S DESIGNEE, ENFORCED IN THE MANNER PROVIDED BY LAW FOR THE SUBPOENAS IS NOT THE MANNER PROVIDED BY LAW FOR THE SUBPOENAS IS NOT THE MANNER PROVIDED BY LAW FOR THE SUBPOENAS IS NOT THE MANNER PROVIDED BY LAW FOR THE SUBPOENAS IS NOT THE MANNER PROVIDED BY LAW FOR THE SUBPOENAS IS NOT THE MANNER PROVIDED BY LAW FOR THE SUBPOENA IF THE SUBPOENAS IS NOT THE SUBPOENA IF THE SUBPOENAS IS NOT THE MANNER PROVIDED BY LAW FOR THE SUBPOENA IF THE SUBPOENAS IS NOT THE MANNER PROVIDED BY LAW FOR THE SUBPOENA IF THE SUBPOENA IS NOT THE MANNER PROVIDED BY LAW FOR THE SUBPOENA IS NOT THE SUBPOENCE THE SUBPOENCE THE SUBPOENA IS NOT THE SUBPOENCE THE SUBPOENA IS NOT THE SUBPOENCE THE SUBPOENC

F. ALL INFORMATION AND RECORDS ACQUIRED BY THE COMMITTEE ARE CONFIDENTIAL AND ARE NOT SUBJECT TO SUBPOEND, DISCOVERY OR INTRODUCTION INTO EVIDENCE IN ANY CIVIL OR CRIMINAL PROCEEDING, EXCEPT THAT INFORMATION, DOCUMENTS AND RECORDS OTHERWISE AVAILABLE FROM OTHER SOURCES ARE NOT IMMUNE FROM SUBPOEND, DISCOVERY OR INTRODUCTION INTO EVIDENCE THROUGH THOSE SOURCES SOLELY BECAUSE THEY WERE PRESENTED TO OR REVIEWED BY THE COMMITTEE.

G. MEMBERS OF THE COMMITTEE, PERSONS ATTENDING A COMMITTEE MEETING AND PERSONS WHO PRESENT INFORMATION TO THE COMMITTEE MAY NOT BE QUESTIONED IN ANY CIVIL OR CRIMINAL PROCEEDING REGARDING, THIS SUBSECTION DOES NOT PREVENT A PERSON FROM TESTIFYING TO INFORMATION THAT IS OBTAINED PREVENT A PERSON FROM TESTIFYING TO INFORMATION THAT IS OBTAINED

INDEPENDENTLY OF THE TEAM OR THAT IS PUBLIC INFORMATION.

H. COMMITTEE MEETINGS IN WHICH THE COMMITTEE IS REVIEWING THE FACTS

AND CIRCUMSTANCES OF A CHILD MALTREATMENT FATALITY OR NEAR FATALITY ARE

CLOSED TO THE PUBLIC AND ARE NOT SUBJECT TO TITLE 38, CHAPTER 3,

ARTICLE 3.1. ALL OTHER TEAM MEETINGS ARE OPEN TO THE PUBLIC.

I. A PERSON WHO VIOLATES THE CONFIDENTIALITY REQUIREMENTS OF THIS

SECTION IS GUILTY OF A CLASS 2 MISDEMEANOR.

41-815, Committee access to case records

THE DEPARTMENT OF CHILD SAFETY SHALL NOTIFY THE COMMITTEE WITHIN ON REQUEST OF THE COMMITTEE, THE DEPARTMENT, WITHIN FIVE DAYS, EXCLUDING TATALITY OR NEAR FATALITY AS A RESULT OF ABBUSE, ABANDONMENT OR NEGLECT.

ON REQUEST OF THE COMMITTEE, THE DEPARTMENT, WITHIN FIVE DAYS, EXCLUDING TATALITY OR NEGLECT.

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This act is effective from and after June 30, 2024.
                                                                                   30
                                                 Effective date
                                                                                   62
                                                                     . saitilatal
                                                                                   82
the causes of and methods of preventing maltreatment fatalities or near
                                                                                   72
resulting from abuse and neglect and to lead to greater understanding of
                                                                                   56
fatality oversight committee to review fatalities and near fatalities
                                                                                   97
the legislature establishes the independent maltreatment fatality and near
                                                                                   54
Pursuant to section 41-2955, subsection E. Arizona Revised Statutes,
                                                                                   23
                                                        Sec. 8, Purpose
                                                                                   22
                           subsequent appointments as prescribed by statute.
                                                                                   SI
B. The director of the department of administration shall make all
                                                                                   50
                                Three terms ending January 1, 2028.
                                                                                   6 I
                                                                       . 2
                                Three terms ending January 1, 2027.
                                                                                   18
                                Three terms ending January 1, 2026.
                                                                       . I
                                                                                   1 I
                                Revised Statutes, as added by this act, are:
                                                                                   9 I
maitreatment fatality and near fatality oversight committee who are appointed pursuant to section 41-812, subsection A, paragraph Z, Arizona
                                                                                   G T
         maltreatment fatality and near fatality oversight committee
A. Notwithstanding section 41-812, Arizona Revised Statutes, as added by this act, the initial terms of members of the independent
                                                                                   ΣI
                                                                                   ZĪ
                      and near fatality oversight committee
                                                                                   ĮŢ
      Sec. 7. Initial terms of independent maltreatment fatality
                                                                                   0I
                        title 18, chapter 1 are repealed on January 1, 2025.
                                                                                   6
Title 41, chapter 4, articles 1, 2, 3, 4, 5, and 8 AND
                                                                                   8
     The department of administration terminates on July 1, 2024.
                                                     2024
                                                                                   9
      41.3024.14. Department of administration; termination July L.
                                                                                   9
                                                                                   b
Sec. 6. Section 41-3024.14, Arizona Revised Statutes, is amended to
                                                                                   ε
                                                             PROHIBITED BY LAW.
                                                                                   7
UNREDACTED RECORDS RELATED TO THE CASE UNDER REVIEW, UNLESS EXPRESSLY
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Senate Engrossed

nomed arrest: photography; private place) (now: unmanned aircraft; photography; private place)

State of Arizona Senate Fifty-sixth Legislature First Regular Session 2023

SENATE BILL 1277

TOA MA

AMENDING SECTION 13-3729, ARIZONA REVISED STATUTES: RELATING TO THE UNLAWFUL OPERATION OF MODEL OR UNMANNED AIRCRAFT.

(TEXT OF BILL BEGINS ON NEXT PAGE)

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S.B. 1277

read: 3 Section 1. Section 13-3729, Arizona Revised Statutes, is amended to 2 Be it enacted by the Legislature of the State of Arizona:

13-3729. Unlawful operation of model or unmanned aircraft;

sigte preemption; class fication; definitions

civi) unmanned aircraft if the operation: It is unlawful for a person to operate a model aircraft or a

Is prohibited by a federal law or regulation that governs

Interferes with a law enforcement, firefighter or emergency .2 aeronautics, including federal aviation administration regulations.

aircraft or unmanned aircraft system to DO EITHER OF THE FOLLOWING: . 8 It is unlawful for a person to operate or use an unmanned services operation.

facility in the furtherance of any criminal offense. Intentionally photograph or lotter over or near

EXCEPT AS OTHERWISE AUTHORIZED BY LAW, INTENTIONALLY PHOTOGRAPH,

PERSON HAS A REASONABLE EXPECTATION OF PRIVACY. RECORD OR OTHERWISE OBSERVE ANOTHER PERSON IN A PRIVATE PLACE WHERE THE

or rule that violates this subsection, whether enacted or adopted by the Any ordinance, policy unmanned aircraft or an unmanned aircraft system. otherwise engage in the regulation of the ownership or operation of an or operation of an unmanned aircraft or unmanned aircraft system or enact or adopt any ordinance, policy or rule that relates to the ownership Except as authorized by law, a city, town or county may not

SUBSECTION A AND SUBSECTION B, PARAGRAPH 1 OF this section does city, town or county before or after August 6, 2016, is void.

administration rules. authorization granted to the person or entity or with federal aviation system if the person's or entity's operation or use complies with the federal aviation administration to operate or use an unmanned aircraft In apply to a person or entity that is authorized or allowed by the

PRIVATE PLACE TO OPERATE OR USE AN UNMANNED AIRCRAFT OR UNMANNED AIRCRAFT PERSON OR ENTITY THAT IS AUTHORIZED OR ALLOWED BY THE PERSON IN THE PARAGRAPH 2 OF THIS SECTION DOES NOT APPLY TO A SUBSECTION B,

THIS SECTION DOES NOT: SYSTEM.

that is owned by the city, town or county. ordinances or rules on the operation or use of a public unmanned aircraft Prohibit a city, town or county from enacting or adopting

aircraft in a park or preserve owned by the city, town or county if: ordinances or rules that regulate the takeoff or landing of a model 3. Prohibit a city, town or county from enacting or adopting

(a) There are other parks or preserves that are within the city,

town or county and that are available for model aircraft operation.

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(b) The city, town or county only has one park or preserve that is
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public unmanned aircraft, by a first responder as defined in section 4. 3. Apply to the operation of an unmanned aircraft, including a within the city, town or county.

26, chapter 2. management activities or performing emergency functions pursuant to title emergency worker while engaged in or supporting authorized emergency 36-661 while acting in the first responder's official capacity or an

A violation of subsection A of this section is a class 1 misdemeanor. felony, except that a second or subsequent violation is a class 5 felony. A violation of subsection B of this section is a class 6

"Civil unmanned aircraft" means an unmanned aircraft or unmanned Fr. H. For the purposes of this section:

purposes, or in furtherance of or incidental to any business or media afrenaft system that is operated by a person for any purpose other than strictly for hobby or recreational purposes, including commercial

"Commercial purposes" means the use of an unmanned aircraft in service or agency.

return for financial compensation and includes aerial photography, aerial

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"Critical facility" means any of the following:

(a) A petroleum or alumina refinery.

(b) A petroleum, chemical or rubber production, transportation,

storage or processing facility.

A chemical manufacturing facility. (0)

(d) A water or wastewater treatment facility and water development,

defined in section S 15 (e) An electric generation facility, distribution or conveyance system, including a dam.

and any associated substation or switchyard. 42-14126,

An electrical transmission or distribution substation. (4)

(6) An electrical transmission line of at least sixty-nine thousand

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An electronic communication station or tower.

A distribution operating center. An energy control center. (L)

. Ytilisaf limiting station or a liquefied natural gas facility or supplier tap a compressor station, regulator station, city gate station or pressure A facility that transfers or distributes natural gas, including

A federal, state, county or municipal court. Any railroad infrastructure or facility.

A public safety or emergency operation facility. (U)

(o) A federal, state, county or municipal jail or prison or other

facility in which persons are incarcerated.

(p) A federal or state military installation or facility.

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control the unmanned aircraft.	ÞΙ
associated elements, including any communication links and components that	13
6. "Unmanned aircraft system" means an unmanned aircraft and	IS
direct human intervention from within or on the aircraft.	ΙI
commonly known as a drone, that is operated without the possibility of	ΟT
7. "Unmanned aircraft" means an aircraft, including an aircraft	6
government-related purpose.	8
unmanned aircraft system that is operated by a public agency for a	1
no iterate bannamnu na znaam "iterate bannamnu bilduq" .a	9
individual or organization or any other group acting as a unit.	9
5. "Person" means a corporation, firm, partrership, association,	Þ
of the FAA modernization and reform act of 2012 (P.L. 112-95), as amended.	3
4. "Model aircraft" has the same meaning prescribed in section 336	S
(q) A hospital that receives air ambulance services.	Ţ

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Senate Engrossed

inmates: documentation; workforce reentry.

State of Artzona Senate Fifty-sixth Legislature First Regular Session 2023

CHAPTER 69

SENATE BILL 1290

TOA NA

AMENDING TITLE 41, CHAPTER 11, ARTICLE 1, ARIZONA REVISED STATUTES, BY ADDING SECTION 41-1610.03; RELATING TO THE STATE DEPARTMENT OF CORRECTIONS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

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41 1610.03. Inmates: workforce and reentry; documentation: Statutes, is amended by adding section 41-1610.03, to read: Section 1. Title 41, chapter 11, article 1, Arizona Revised Be it enacted by the Legislature of the State of Arizona;

Saina

POSSESS A CURRENT NONOPERATING IDENTIFICATION LICENSE OR DRIVER LICENSE. INMATE WITH A NONOPERATING IDENTIFICATION LICENSE IF THE INMATE DOES NOT IDENTIFICATION LICENSE OR DRIVER LICENSE, IF APPLICABLE, OR TO PROVIDE THE CURRENT NONOPERATING REPLACE THE INMATE'S NOITATAO92NAAT 0T 40 OBTAINING POSTRELEASE EMPLOYMENT AND SHALL COORDINATE WITH THE DEPARTMENT RESIDE IN THIS STATE WITH RELEVANT DOCUMENTATION TO ASSIST THE INMATE IN IS DISCHARGED FROM IMPRISONMENT FOR A FELONY OFFENSE AND WHO INTENDS TO A. THE STATE DEPARTMENT OF CORRECTIONS SHALL PROVIDE AN INMATE WHO

IDENTIFICATION LICENSE. GATHERING THE DOCUMENTATION THAT IS REQUIRED FOR OBTAINING A NONOPERATING LICENSE OR DRIVER LICENSE, THE STATE DEPARTMENT OF CORRECTIONS SHALL BEGIN INMATE DOES NOT POSSESS A CURRENT AND VALID NONOPERATING IDENTIFICATION VALID NONOPERATING IDENTIFICATION LICENSE OR DRIVER LICENSE, IF THE TRANSPORTATION, SHALL DETERMINE WHETHER THE INMATE POSSESSES A CURRENT AND DEPARTMENT OF CORRECTIONS, IN COORDINATION WITH THE DEPARTMENT NINE MONTHS BEFORE AN INMATE'S RELEASE FROM CUSTODY, THE STATE

LICENSE OR A DRIVER LICENSE PURSUANT TO TITLE 28, CHAPTER 8, ARTICLE 4. CANCELED AND DENIED IN THE SAME MANNER AS A NONOPERATING IDENTIFICATION ISSUED TO AN INMATE PURSUANT TO THIS SECTION SHALL BE ISSUED, REPLACED, LICENSE. A NONOPERATING IDENTIFICATION LICENSE OR DRIVER LICENSE THAT IS POSSESS A CURRENT AND VALID NONOPERATING IDENTIFICATION LICENSE OR DRIVER LICENSE TO EACH ELIGIBLE INMATE, ON RELEASE FROM CUSTODY, WHO DOES NOT DEPARTMENT OF TRANSPORTATION, SHALL PROVIDE A NONOPERATING IDENTIFICATION C. THE STATE DEPARTMENT OF CORRECTIONS, IN COORDINATION WITH THE

SUBSECTION C OF THIS SECTION. PURSUANT DRIVER LICENSE OR **FICENSE** NONOPERATING IDENTIFICATION CARD TO SERVE AS A VALID FORM OF PHOTO IDENTIFICATION TO OBTAIN A CERTIFICATES ALONG WITH A STATE DEPARTMENT OF CORRECTIONS ISSUED RECORD D. THE DEPARTMENT OF TRANSPORTATION SHALL ALLOW COPIES OF BIRTH

THE DEPARTMENT OF VETERANS' SERVICES ALONG WITH THE DEPARTMENT HAS SERVED IN THE UNITED STATES MILITARY WITH THE CONTACT INFORMATION OF THE STATE DEPARTMENT OF CORRECTIONS SHALL PROVIDE ANY INMATE WHO

MONIES, EXISTING DEPARTMENT FUND MONIES AND DONATIONS. IDENTIFICATION LICENSE OR DRIVER LICENSE, INCLUDING INMATE TRUST FUND ASSOCIATED WITH ISSUING A NONOPERATING FEES YA9 OT UNA 2 FC LTON TO COVER THE COSTS ASSOCIATED WITH IMPLEMENTING AND ADMINISTERING THIS THE STATE DEPARTMENT OF CORRECTIONS MAY USE ANY MONIES AVAILABLE VETERANS' SERVICES VETERAN BENEFITS GUIDE.

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Section 41-1610.03, Arizona Revised Statutes, as added by this act,	32
Sec. 2. Effective date	31
THIS SECTION,	30
SERVICES AND THE DEPARTMENT OF TRANSPORTATION MAY ADOPT RULES TO IMPLEMENT	58
J. THE STATE DEPARTMENT OF CORRECTIONS, THE DEPARTMENT OF HEALTH	82
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PHYSICALLY OR MENTALLY UNABLE TO RETURN TO THE WORKFORCE ON RELEASE FROM	92
4. DETERMINED BY THE STATE DEPARTMENT OF CORRECTIONS TO BE	52
WARRANT OR DETAINER.	72
3. BEING RELEASED TO THE CUSTODY OF ANOTHER JURISDICTION ON A	23
FROM A PRISON INFIRMARY.	22
2. BEING RELEASED FOR MEDICAL REASONS OR WHO ARE BEING DISCHARGED	12
I. SIXTY-FIVE YEARS OF AGE OR OLDER.	02
ANY OF THE FOLLOWING:	6 I
I. SUBSECTION G, PARAGRAPHS 5 AND 6 DO NOT APPLY TO INMATES WHO ARE	8 I
AGENCY THAT OVERSEES OCCUPATIONAL LICENSES OR CERTIFICATIONS.	ΔI
THE INMATE IS ELIGIBLE TO APPLY FOR A LICENSE OR CERTIFICATE FROM A STATE	91
H. THE STATE DEPARTMENT OF CORRECTIONS SHALL NOTIFY AN INMATE IF	91
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6. DOCUMENTATION THAT THE INMATE HAS COMPLETED A MOCK JOB	13
INMATE'S PROFICIENCY AT THAT TRADE.	IS
5. A RESUME THAT INCLUDES ANY TRADE LEARNED BY THE INMATE AND THE	ΙI
OBTAINABLE.	01
4. A SOCIAL SECURITY CARD OR A REPLACEMENT SOCIAL SECURITY CARD, IF	6
OBTAINABLE.	8
3. A CERTIFIED COPY OF THE INMATE'S BIRTH CERTIFICATE, IF	1
2. A COPY OF THE INMATE'S WORK RECORD, IF APPLICABLE.	9
APPLICABLE.	9
I. A COPY OF THE INMATE'S VOCATIONAL TRAINING RECORD, IF	Þ
FOLLOWING DOCUMENTATION:	3
STATE DEPARTMENT OF CORRECTIONS SHALL PROVIDE THE INMATE WITH THE	Z
G: 10 ASSIST AN INMALE IN ODINING POSIKELEASE EMPEUTMENT, THE	T

APPROVED BY THE GOVERNOR APRIL 18, 2023.

is effective from and after December 31, 2023.

FILED IN THE OFFICE OF THE SECRETARY OF STATE APRIL 18, 2023.

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(now: misconduct investigations; time limit; applicability)

State of Arizona Senate Fifty-sixth Legislature First Regular Session 2023

SENATE BILL 1301

TDA MA

RELATING TO LAW ENFORCEMENT MISCONDUCT INVESTIGATIONS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

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C. This section is repealed from and after December 31, 2024. 02 subsection D, paragraphs 1, 2 and 3, Arizona Revised Statutes. 6 I 2. Investigations that are suspended pursuant to section 38-1110, 18 misconduct by a person authorized by the employer to i investigation of the misconduct on or after September 24, 2022, 11 to initiate an 9 T for which an employer received notice of an allegation of employee SI 1. Investigations under section 38-1110, Arizona Revised Statutes, t I This section does not apply to: εī effective date of this section, the investigation is dismissed. ZI employer does not complete the investigation within one year after the II 2. Except as provided in subsection B of this section, if 0 T after the effective date of this section. The employer shall complete the investigation within one year 8 misconduct before September 24, 2022: Z person authorized by the employer to initiate an investigation of the 9 employer received notice of an allegation of employee misconduct by a G Notwithstanding section 38-1110, Arizona Revised Statutes, if an t limit; applicability; delayed repeal ε Section 1. Law enforcement misconduct investigations: time 2 Be it enacted by the Legislature of the State of Arizona:

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Senate Engrossed

race; ethnicity; prohibited instruction.

State of Arizona Senate Fifty-sixth Legislature First Regular Session

SENATE BILL 1305

TOA NA

REPEALING SECTIONS 16-711.01 AND 16-717.02, ARIZONA REVISED STATUTES, BY AMENDING TITLE 16, CHAPTER 7, ARTICLE 1, ARIZONA REVISED STATUTES, BY ADDING NEW SECTIONS 16-711.01 AND 16-717.02; RELATING TO CURRICULUM.

(TEXT OF BILL BEGINS ON NEXT PAGE)

3081 .8.2

OCCURRED AND, IF A VIOLATION OCCURRED, ACT TO RESOLVE THE COMPLAINT WITHIN	97
COMPLAINT MAY IDENTIFY MULTIPLE ALLEGED VIOLATIONS OF THIS SECTION. THE	43
MORE THAN ONE COMPLAINT UNDER THIS SUBSECTION IN ANY THIRTY-DAY PERIOD. A	42
STUDENT OF A PUBLIC SCHOOL, SCHOOL DISTRICT OR STATE AGENCY MAY NOT FILE	7 I T
VIOLATES SUBSECTION A OF THIS SECTION. A STUDENT, EMPLOYEE OR PARENT OF A	07
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B. A STUDENT, EMPLOYEE OR PARENT OF A STUDENT OF A PUBLIC SCHOOL,	36
ETHNIC GROUP TO OPPRESS MEMBERS OF ANOTHER RACE OR ETHNIC GROUP.	32
WORK ETHIC ARE RACIST OR WERE CREATED BY MEMBERS OF A PARTICULAR RACE OR	34
7. THAT ACADEMIC ACHIEVEMENT, MERITOCRACY OR TRAITS SUCH AS A HARD	33
MEMBERS OF THE SAME RACE OR ETHNIC GROUP.	32
ETHNICITY, BEARS RESPONSIBILITY OR BLAME FOR ACTIONS COMMITTED BY OTHER	31
6. THAT AN INDIVIDUAL, BY VIRTUE OF THE INDIVIDUAL'S RACE OR	30
INDIVIDUAL'S RACE OR ETHNICITY.	52
5. THAT AN INDIVIDUAL'S MORAL CHARACTER IS DETERMINED BY THE	82
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OR RECEIVE ADVERSE TREATMENT SOLELY OR PARTLY BECAUSE OF THE INDIVIDUAL'S	92
4. THAT AN INDIVIDUAL SHOULD BE INVIDIOUSLY DISCRIMINATED AGAINST	25
UNCONSCIOUSLY.	24
ETHNICITY, IS INHERENTLY RACIST OR OPPRESSIVE, WHETHER CONSCIOUSLY OR	23
3. THAT AN INDIVIDUAL, BY VIRTUE OF THE INDIVIDUAL'S RACE OR	22
INTELLECTUALLY SUPERIOR TO ANOTHER RACE OR ETHNIC GROUP.	ZI
2. THAT ONE RACE OR ETHNIC GROUP IS INHERENTLY MORALLY OR	SO
ETHNICITY.	6 I
1. JUDGING AN INDIVIDUAL ON THE BASIS OF THE INDIVIDUAL'S RACE OR	18
PROMOTES OR ADVOCATES FOR ANY OF THE FOLLOWING CONCEPTS:	II
ALLOW ANY PERSON TO PROVIDE INSTRUCTION TO STUDENTS OR EMPLOYEES THAT	91
OF A PUBLIC SCHOOL, SCHOOL DISTRICT OR STATE AGENCY MAY NOT PROVIDE OR	SI
A. A PUBLIC SCHOOL, SCHOOL DISTRICT OR STATE AGENCY OR AN EMPLOYEE	7I
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15-717.02. Prohibited instruction; legal action; civil	12
PREVENTION 15 ALLOWED.	II
CLASSROOM INSTRUCTION REGARDING CHILD ASSAULT AWARENESS AND ABUSE	OI
NOTWITHSTANDING ANY OTHER LAW, AGE-APPROPRIATE AND GRADE-APPROPRIATE	6
prevention	8
15-711.01. Instruction: child assault awareness: abuse	1
is amended by adding new sections 15-711.01 and 15-717.02, to read:	9
Sec. 2. Title 15, chapter 7, article 1, Arizona Revised Statutes,	9
repealed.	V
Sections 15-711.01 and 15-717.02, Arizona Revised Statutes, are	3
Section 1. Repeal	2
Be it enacted by the Legislature of the State of Arizona:	I

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3.8. 1305

SUBSECTION, THE DESIGNATED ADMINISTRATOR OF: FOR THE PURPOSES OF THIS SIXTY DAYS AFTER RECEIVING THE COMPLAINT.

THE SCHOOL DISTRICT SUPERINTENDENT. I. A SCHOOL DISTRICT OR A SCHOOL OPERATED BY A SCHOOL DISTRICT IS

2. A CHARTER SCHOOL IS THE CHARTER SCHOOL OPERATOR.

VIOLATION OCCURRED, ACT TO RESOLVE THE COMPLAINT WITHIN THIRTY DAYS AFTER HOLD A HEARING TO DETERMINE WHETHER THE VIOLATION OCCURRED AND, IE V SCHOOL DISTRICT GOVERNING BOARD OR CHARTER SCHOOL GOVERNING BODY SHALL SCHOOL DISTRICT GOVERNING BOARD OR CHARTER SCHOOL GOVERNING BODY. SUPERINTENDENT OR CHARTER SCHOOL OPERATOR BY FILING A COMPLAINT WITH THE DISTRICT BY A SCHOOL OF THIS SECTION TAKEN UNDER SUBSECTION B SCHOOL DISTRICT OR STATE AGENCY MAY APPEAL A DETERMINATION MADE OR ACTION C. A STUDENT, EMPLOYEE OR PARENT OF A STUDENT OF A PUBLIC SCHOOL,

STATE AGENCY THAT IS THE SUBJECT OF THE COMPLAINT HAS HAD THE OPPORTUNITY SCHOOL DISTRICT OR OF EDUCATION OR THE SUPERINTENDENT OF PUBLIC INSTRUCTION FOR AN ALLEGED SCHOOL DISTRICT OR STATE AGENCY MAY FILE A COMPLAINT WITH THE STATE BOARD A STUDENT, EMPLOYEE OR PARENT OF A STUDENT OF A PUBLIC SCHOOL, MUST INCLUDE AN EXPLANATION OF THE DETERMINATION.

RECEIVING THE COMPLAINT. ANY DETERMINATION MADE UNDER THIS SUBSECTION

SECTION. TO RESOLVE THE COMPLAINT AS PRESCRIBED IN SUBSECTIONS B AND C OF THIS VIOLATION OF THIS SECTION AFTER THE PUBLIC SCHOOL,

SCHOOL DISTRICT OR STATE AGENCY HAS FALLED TO CORRECT THE VIOLATION WITHIN THE STATE BOARD OR THE SUPERINTENDENT DETERMINES THAT THE PUBLIC SCHOOL, MAY IMPOSE A CIVIL PENALTY OF NOT MORE THAN \$5,000 FOR EACH VIOLATION. STATE AGENCY THAT IT IS IN VIOLATION OF SUBSECTION A OF THIS SECTION AND THE SUPERINTENDENT SHALL NOTIFY THE PUBLIC SCHOOL, SCHOOL DISTRICT OR AGENCY IS IN VIOLATION OF SUBSECTION A OF THIS SECTION, THE STATE BOARD OR INSTRUCTION DETERMINES THAT A PUBLIC SCHOOL, SCHOOL DISTRICT OR STATE IF THE STATE BOARD OF EDUCATION OR THE SUPERINTENDENT OF PUBLIC

ACTIONS TAKEN UNDER THIS SUBSECTION ARE SUBJECT TO APPEAL PURSUANT TO \$5,000 FOR EACH DAY THE VIOLATION CONTINUES AFTER THE THIRTY-DAY PERIOD. BOARD OR THE SUPERINTENDENT SHALL IMPOSE A CIVIL PENALTY OF NOT MORE THAN THIRTY DAYS AFTER NOTICE IS ISSUED PURSUANT TO THIS SUBSECTION, THE STATE

DISCIPLINARY ACTION DESCRIBED IN SECTION 15-505, AS THE STATE BOARD OF INCLUDING THE SUSPENSION OR REVOCATION OF THE PERSON'S CERTIFICATE OR DISCIPLINARY ACTION PURSUANT TO SECTION 15-203, SUBSECTION A, PARAGRAPH SECTION 15-505 WHO VIOLATES SUBSECTION A OF THIS SECTION MAY BE SUBJECT TO F. A CERTIFICATED PERSON OR A NONCERTIFICATED PERSON AS DEFINED IN TITLE 41, CHAPTER 6, ARTICLE 10.

SCHOOL DISTRICT OR STATE AGENCY OR ANY PERSON WHO IS INVITED TO A PUBLIC G. THIS SECTION DOES NOT PREVENT AN EMPLOYEE OF A PUBLIC SCHOOL, EDUCATION DEEMS APPROPRIATE,

SCHOOL, SCHOOL DISTRICT OR STATE AGENCY TO PROVIDE INSTRUCTION TO STUDENTS

FROM IDENTIFYING AND DISCUSSING HISTORICAL MOVEMENTS,

EMPLOYEES

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S.B. 1305

GRADES ONE THROUGH TWELVE.	LI
STUDENTS OR TEACHERS OF PRESCHOOL OR KINDERGARTEN PROGRAMS OR ANY OF	91
3. "STATE AGENCY" MEANS A STATE AGENCY THAT IS INVOLVED WITH	91
CONTINUING EDUCATION OR PROFESSIONAL DEVELOPMENT.	DI
(c) INSTRUCTION THAT IS PART OF A TEACHER PREPARATION PROGRAM.	EI
(b) TRAINING.	12
(a) EDUCATIONAL ACTIVITIES.	II
2. "INSTRUCTION" INCLUDES ANY OF THE FOLLOWING:	OI
DUTIES.	6
OR STATE AGENCY WHO IS ACTING IN THE COURSE OF THE EMPLOYEE'S OFFICIAL	8
1. "EMPLOYEE" MEANS AN EMPLOYEE OF A PUBLIC SCHOOL, SCHOOL DISTRICT	1
I. FOR THE PURPOSES OF THIS SECTION:	9
OF RELATED ACTS.	9
CONSTITUTES A SINGLE VIOLATION IF IT RESULTS FROM A SINGLE ACT OR SERIES	t
H. INSTRUCTION THAT VIOLATES SUBSECTION A OF THIS SECTION	3
SLAVERY, INDIAN REMOVAL, THE HOLOCAUST AND JAPANESE-AMERICAN INTERNMENT.	S
IDEOLOGIES OR INSTANCES OF RACIAL HATRED OR DISCRIMINATION, INCLUDING	I